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as a separate compilation

NOTICE

The undermentioned Gazettes of India Extraordinary were published up to the 30th July, 1964 :—

Issue No.	No. and Date	Issued by	Subject
186	S.O. 2559, dated 25th July, 1964.	Ministry of Commerce	Further amendment to the Exports (Control) Order, 1962.
187	S.O. 2560, dated 25th July, 1964.	Ministry of Labour and Employment	Constituting a National Industrial Tribunal and appointing Shri G.D. Khosla, as its Presiding Officer.
	S.O. 2561, dated 25th July, 1964	Do.	Referring the dispute between the management of Air-India and their workmen, to the above-mentioned (S.O. 2560) Tribunal.
188	S.O. 2562, dated 27th July, 1964.	Delimitation Commission	Delimitation of Parliamentary and Assembly Constituencies in the State of Madhya Pradesh.
189	S.O. 2563, dated 27th July, 1964	Ministry of Steel and Mines	Direction that the powers to make orders under certain clauses of the Essential Commodities Act 1955, shall be exercisable by Shri D.P. Sen Gupta, Asstt. Dev. Officer.
	S.O. 2564, dated 27th July, 1964	Do.	The Non-Ferrous Metals (Control) Amendment Order, 1964.
190	S.O. 2565, dated 28th July, 1964	Ministry of Finance.	Fixation of rate of interest as 4½% payable on the conversion bonds to be issued by the Industrial Finance Corporation.

Issue No.	No. and Date	Issued by	Subject
191	S.O. 2566, dated 28th July, 1964	Ministry of Information and Broadcasting.	Approval of films specified there-in.
192	S.O. 2567, dated 28th July, 1964.	Central Board of Direct Taxes.	The Income-tax (Third Amendment) Rules, 1964.
193	S.O. 2658, dated 30th July, 1964.	Ministry of Commerce.	The Export of Mica (Inspection) Rules, 1964.
	S.O. 2659, dated 30th July, 1964.	Do.	Recognising the Mica Export Promotion Council as the agency for inspection of mica prior to export.
	S.O. 2660, dated 30th July, 1964	Do.	Notifies that all forms of mica shall be subject to inspection prior to export etc.
194	S.O. 2661, dated 30th July, 1964.	Ministry of Finance	Fixing the minimum rate of annual dividend at 4% on the additional share capital to be issued by the Industrial Finance Corporation to the Industrial Development Bank of India.
	S.O. 2662, dated 30th July, 1964	Do.	Appointing 1st August, 1964 on which all the shares of the Industrial Finance Corporation shall stand transferred to the Industrial Development Bank of India, etc.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

ELECTION COMMISSION INDIA

New Delhi, the 31st July 1964

S.O. 2671.—Whereas the election of Shri Sita Ram as a member of the Council of States by the elected members of the Uttar Pradesh Legislative Assembly has been called in question by an election petition by Shri Daryodhan S/o Shri Devi Charan, M.L.A., Village Bhitaulli, P.O. Bhitaulli, District Gorakhpur;

And whereas by its notification No. 82/348/62 dated the 13th September, 1963, the Election Commission appointed Shri Harish Chandra Agarwala, Additional District Judge, Kanpur, to be the Member of the Election Tribunal constituted for the trial of the said petition;

And whereas the said Shri Agarwala, consequent on his transfer to Banda, has resigned the membership of the said Tribunal and a vacancy has accordingly occurred in the office of the Member of the Tribunal;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 86 and section 88 of the Representation of the People Act, 1951, the Election Commission hereby appoints Shri Hari Krishna Sinha, District Judge,

Kanpur, to fill the said vacancy and Kanpur, as the place where the trial of the said petition shall be held.

[No. 82/348/62.]

By Order,

PRAKASH NARAIN, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 29th July 1964

S.O. 2672.—In pursuance of clause (1) of article 239 of the Constitution and in partial modification of the notification of the Government of India—

- (i) in the late Ministry of States No. 104-J (S.R.O. 460), dated the 24th August 1950 in so far as it relates to the exercise of powers and discharge of functions under the Code of Criminal Procedure, 1898 (5 of 1898) by the Lieutenant Governor of Himachal Pradesh and the Chief Commissioner of Tripura, and
- (ii) in the Minsitry of Home Affairs No. F.2/1/57-Judl.II, dated the 3rd June 1957 in so far as it relates to the exercise of powers and discharge of functions, under the Code of Criminal Procedure, 1898 (5 of 1898) by the Chief Commissioner of Manipur,

the President hereby directs that the said Lieutenant Governor and the said Chief Commissioners shall, subject to the control of the President and until further orders, exercise the powers and discharge the functions of the appropriate Government, within their respective territorial jurisdictions, under section 401 of the Code of Criminal Procedure, 1898 (5 of 1898), except in respect of—

- (a) cases involving the sentence of death, and
- (b) cases where the sentence is for an offence against, or the order referred to in sub-section (4A) of section 401 of the said Code is passed under any law relating to any of the matters enumerated in List I in the Seventh Schedule to the Constitution,

[No. F. 2/5/64-UTL.]

K. R. PRABHU, Dy. Secy.

New Delhi, the 3rd August 1964

S.O. 2673.—In exercise of the powers conferred by entry 3(c) of Schedule I annexed to the Ministry of Home Affairs Notification No. 15/13/59-(V)-P.IV, dated the 13th July 1962 [GSR 991, published in the Gazette of India, Part II, section 3, sub-section (ii), dated the 28th July, 1962] the Central Government is pleased to specify Her Highness Sow Pushpamala Xaje Puar, wife of the ruler of Dewas Senior, for the purpose of that entry and directs that the exemption shall be valid in respect of one .12 bore gun, one rifle and pistol/revolver.

[No. 16/18/64-P.IV.]

M. SIVAGNANAM, Dy. Secy.

ORDERS

New Delhi, the 3rd August 1964

S.O. 2674.—In pursuance of clause (a) of sub-section (3) of section 27 of the Government of Union Territories Act, 1963 (20 of 1963), the President hereby determines that for each of the financial year commencing on and after the first day of April, 1964, the expenditure relating to the office of the Administrator of Himachal Pradesh, other than the Administrator's emoluments and allowances, shall be a sum not exceeding Rs. 1,55,000:

Provided that if in any financial year the expenditure exceeds the said sum consequent on increase in the emoluments of the staff of the office of the Administrator, the increase being occasioned by accrual of increments or increase in the allowances sanctioned by the Government from time to time, the sum shall be deemed to be raised to the extent of such increase.

[No. F. 10/22/64-SR(R).]

S.O. 2675.—In pursuance of clause (a) of sub-section (3) of section 27 of the Government of Union Territories Act, 1963 (20 of 1963), the President hereby determines that for each of the financial year commencing on and after the first day of April 1964, the expenditure relating to the office of the Administrator of Tripura, other than the Administrator's emoluments and allowances, shall be a sum not exceeding Rs. 37,000:

Provided that if in any financial year the expenditure exceeds the said sum consequent on increase in the emoluments of the staff of the office of the Administrator, the increase being occasioned by accrual of increments or increase in the allowances sanctioned by the Government from time to time, the sum shall be deemed to be raised to the extent of such increase.

[No. F. 10/22/64-SR(R).]

S.O. 2676.—In pursuance of clause (a) of sub-section (3) of section 27 of the Government of Union Territories Act, 1963 (20 of 1963), the President hereby determines that for each of the financial year commencing on and after the first day of April 1964, the expenditure relating to the office of the Administrator of Manipur, other than the Administrator's emoluments and allowances, shall be a sum not exceeding Rs. 72,000:

Provided that if in any financial year the expenditure exceeds the said sum consequent on increase in the emoluments of the staff of the office of the Administrator, the increase being occasioned by accrual of increments or increase in the allowances sanctioned by the Government from time to time, the sum shall be deemed to be raised to the extent of such increase.

[No. F. 10/22/64-SR(R).]

J. N. GUPTA, Under Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 24th July 1964

S.O. 2677.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following rules further to amend the General Provident Fund (Central Services) Rules, 1960, namely:—

1. These Rules may be called the General Provident Fund (Central Services) Seventh Amendment Rules, 1964.

2. In the General Provident Fund (Central Services) Rules, 1960—

(i) for sub-rule (1) of rule 15, the following sub-rule shall be substituted, namely:—

“(1) Subject to the conditions specified herein, withdrawals may be sanctioned by the authorities competent to sanction an advance for special reasons under sub-rule (2) of rule 12, at any time after the completion of twenty years of service (including broken period of service, if any) of a subscriber or within ten years before the date of his retirement on superannuation, whichever is earlier, from the amount standing to his credit in the Fund, for one or more of the following purposes, namely:—

(a) Meeting the cost of higher education, including where necessary, the travelling expenses of any child of the subscriber in the following cases, namely—

(i) for education outside India for academic, technical, professional or vocational course beyond the High School stage, and

(ii) for any medical, engineering or other technical or specialised course in India beyond the High School stage provided that the course of study is for not less than three years.

(b) Meeting the expenditure in connection with the marriage of the subscriber's sons or daughters, and any other female relation actually dependent on him.

- (c) Meeting the expenses in connection with illness, including where necessary, the travelling expenses, of the subscriber or any person actually dependent on him.
- (d) Building or acquiring a suitable house for his residence including the cost of the site or repaying any outstanding amount on account of loan expressly taken for this purpose, or reconstructing, or making addition or alterations to a house already owned or acquired by a subscriber.
- (e) Purchasing a house-site or repaying any outstanding amount on account of loan expressly taken for this purpose.
- (f) For constructing a house on a site purchased utilising the sum withdrawn under clause (e).

NOTE—A subscriber who has availed himself of an advance under the Scheme of the Ministry of Works, Housing and Supply for the grant of advances for house-building purpose, or has been allowed any assistance in this regard from any other Government source, shall be eligible for the grant of final withdrawal under clauses (d), (e) and (f), for the purposes specified therein and also for the purpose of repayment of any loan taken under the aforesaid Scheme subject to the limit specified in the proviso to sub-rule (1) of rule 16".

(ii) for rule 16-A, the following rule shall be substituted, namely:—

"16-A. Conversion of an advance into a withdrawal.—A subscriber who has already drawn or may draw in future an advance under rule 12 for any of the purposes specified in clauses (a), (b) and (c) of sub-rule (1) of rule 15, may convert, at his discretion by written request addressed to the Accounts Officer through the sanctioning authority, the balance outstanding against it into a final withdrawal on his satisfying the conditions laid down in rules 15 and 16.")

[No. F.4(15)-EV(B)/63-GPF.]

C. K. SUBRAMANIAN, Under Secy.

(Department of Expenditure)

New Delhi, the 29th July 1964

S.O. 2678.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendments in the Civil Service Regulations, namely:—

1. These Regulations may be called the Civil Service (Third Amendment) Regulations, 1964.

2. In the Civil Service Regulations, after Article 107, the following Article shall be inserted, namely:—

"107A. Notwithstanding anything in these Regulations, the pay of a Government servant whose promotion or appointment to a post is found to be or to have been erroneous, shall be regulated in accordance with any general or special orders issued by the President in this behalf."

[No. F.1(11)-E.III/A/64.]

K. S. GANAPATI, Dy. Secy.

(Department of Economic Affairs)

INSURANCE

New Delhi, the 28th July 1964

S.O. 2679.—In exercise of the powers conferred by the first proviso to sub-section (1) of section 2C of the Insurance Act, 1938 (4 of 1938), the Central Government hereby exempts Boda Bros. Private Limited, an insurer incorporated in the State of Maharashtra as a private company, from the operation of the said section for a period of three years from 5th April, 1964, for the purpose of carrying on, as an insurer specified in sub-clause (c) of clause (9) of section 2 of the said Act, the business of fire insurance.

[No. 100-IE(2)/64.]

R. K. SESHA DRI, Director,
Banking and Insurance.

(Department of Economic Affairs)

New Delhi, the 31st July 1964

S.O. 2680.—Statement of the Affairs of the Reserve Bank of India, as on the 24th July, 1964.

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital paid up	5,00,00,000	Notes	20,89,84,000
Reserve Fund	80,00,00,000	Rupee Coin	4,86,000
National Agricultural Credit (Long Term Operations) Fund	86,00,00,000	Small Coin	4,44,000
National Agricultural Credit (Stabilisation) Fund	9,00,00,000	National Agricultural Credit (Long Term Operations) Fund (a) Loans and Advances to :— (i) State Governments	28,30,28,000
National Industrial Credit (Long Term Operations) Fund	10,00,00,000	(ii) State Co-operative Banks	12,85,59,000
Deposits :—		(iii) Central Land Mortgage Banks	
(a) Government		(b) Investment in Central Land Mortgage Bank Debentures	4,34,62,000
(i) Central Government	76,87,50,000	National Agricultural Credit (Stabilisation) Fund	
(ii) State Governments	17,92,68,000	Loans and Advances to State Co-operative Banks	
(b) Banks		National Industrial Credit (Long Term Operations) Fund	
(i) Scheduled Banks	95,96,46,000	(a) Loans and Advances to the Development Bank	
(ii) State Co-operative Banks	7,21,10,000	(b) Investment in bonds/debentures issued by the Develop- ment Bank	
(iii) Other Banks	3,96,000		
(c) Others	190,38,01,000	Bills purchased and Discounted :—	
Bills Payable	32,56,20,000	(a) Internal	
Other Liabilities	19,60,99,000	(b) External	
		(c) Government Treasury Bills	79,67,22,000
		Balances Held Abroad*	7,36,53,000
		Loans and Advances to Governments**	22,94,00,000
		Loans and Advances to :—	
		(i) Scheduled Banks †	45,40,000
		(ii) State Co-operative Banks ‡‡	141,66,47,000
		(iii) Others	2,10,44,000
		Investments	283,08,61,000
		Other Assets	26,78,60,000
Rupees	630,56,90,000	Rupees	630,56,90,000

*Includes Cash and Short-term Securities.

**Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund.

†Includes Rs. Nil advances to scheduled banks against usance bills under Section 17(4) (c) of the Reserve Bank of India Act.

‡‡Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisation) Fund.

Dated the 29th day of July 1964.

An account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 24th day of July 1964.

ISSUE DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Notes held in the Banking Department		Gold Coin and Bullion —	
Notes in circulation	20,89,84,000 2443,76,16,000	(a) Held in India	117,76,10,000
Total Notes issued	2464,66,00,000	(b) Held outside India	..
TOTAL LIABILITIES	2464,66,00,000	Foreign Securities	85,45,59,000
		TOTAL	203,21,79,000
		Rupee Coin	105,76,50,000
		Government of India Rupee Securities	2155,67,71,000
		Internal Bills of Exchange and other commercial paper	..
		TOTAL ASSETS	2464,66,00,000

M. V. RANGACHARI,
Deputy Governor.

Dated the 29th day of July 1964.

No. F.3(2)-BC/64.

A. BAKSI, Lt. Secy.

(Department of Revenue & Company Law)

INCOME-TAX

New Delhi, the 27th July 1964

S.O. 2681.—In exercise of the powers conferred by sub-section (6) of section 88 of the Income-tax Act, 1961 (43 of 1961), the Central Government hereby notifies Sri Sangameswarar Temple, Bhavani, Coimbatore District, Madras State, to be of historic, archaeological and artistic importance for the purposes of the said section

[No. 52 F. No. 16/15/64-IT(AI).]

G. R. DESAI, Dy. Secy.

CENTRAL BOARD OF DIRECT TAXES

INCOME-TAX

New Delhi, the 27th July 1964

S.O. 2682.—In exercise of the powers conferred by sub-section (1) of Section 122 of the Income-tax Act, 1961 (43 of 1961) and in supersession of all previous notifications in this regard, the Central Board of Direct Taxes hereby directs that the Appellate Assistant Commissioners of Incometax of the Ranges specified in column 1 of the Schedule below shall perform their functions in respect of all persons and incomes assessed to income-tax or super-tax in the Income-tax Circles, Wards and Districts specified in the corresponding entry in column 2 thereof :—

SCHEDULE

Rang:	Incometax Circles, Wards and Districts
1	2
'A' Range, Indore	1. A-Ward, Indore. 2. B-Ward, Indore. 3. C-Ward, Indore. 4. D-Ward, Indore. 5. Special Investigation Circle, Indore. 6. A-Ward, Ratlam. 7. B-Ward, Ratlam. 8. C-Ward, Ratlam. 9. A-Ward, Ujjain. 10. B-Ward, Ujjain. 11. C-Ward, Ujjain.
'B' Range, Indore	1. E-Ward, Indore. 2. F-Ward, Indore. 3. G-Ward, Indore. 4. H-Ward, Indore. 5. J-Ward, Indore. 6. K-Ward, Indore. 7. Khandwa. 8. Khargone. 9. Mandsaur. 10. Special Survey Circle, Indore. 11. Special Estate Duty-Cum-I.T. Circle, Indore.
Gwalior	1. A-Ward, Gwalior. 2. B-Ward, Gwalior. 3. C-Ward, Gwalior. 4. D-Ward, Gwalior. 5. A-Ward, Bhopal. 6. B-Ward, Bhopal. 7. C-Ward, Bhopal. 8. A-Ward, Sagar. 9. B-Ward, Sagar. 10. Guna. 11. Vidisha.

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Jabalpur	1. A-Ward, Jabalpur. 2. B-Ward, Jabalpur. 3. C-Ward, Jabalpur. 4. D-Ward, Jabalpur. 5. E-Ward, Jabalpur. 6. Special Investigation Circle, Jabalpur. 7. Itarsi. 8. Chhindwara. 9. Special Survey Circle, Jabalpur.
Nagpur	1. A-Ward, Nagpur. 2. B-Ward, Nagpur. 3. C-Ward, Nagpur. 4. D-Ward, Nagpur. 5. E-Ward, Nagpur. 6. F-Ward, Nagpur. 7. Special Investigation Circle-A, Nagpur. 8. Special Investigation Circle-B, Nagpur 9. Special Estate-Duty-Cum-Incometax Circle, Nag- pur. 10. Salary Circle, Nagpur. 11. G-Ward, Nagpur. 12. Special Survey Circle, Nagpur.
Raipur	1. A-Ward, Raipur. 2. B-Ward, Raipur. 3. C-Ward, Raipur. 4. Bilaspur. 5. Raigarh. 6. A-Ward, Durg. 7. B-Ward, Durg. 8. A-Ward, Satna. 9. B-Ward, Satna. 10. Rajnandgaon. 11. D-Ward, Raipur.

Where an Income-tax Circle, Ward, or District or Part thereof stands transferred by this notification from one Range to another Range, appeals arising out of assessments made in that Income-tax Circle, Ward or District or part thereof and pending immediately before the date of this notification before the Appellate Assistant Commissioner of the Range from whom that Incometax Circle, Ward or District or part thereof is transferred shall, on and from the date of this notification, be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle, Ward or District or part thereof is transferred.

This notification shall take effect from 1st September, 1964.

Explanatory Note .

The amendments have become necessary on account of the re-organisation of the Appellate Ranges in the Commissioner's Charge.

(This does not form a part of the notification but is intended to be merely clarificatory).

[No. 49 (F. No. 50 II 64-ITJ].

T. N. PANDEY Under Secy

(INCOME-TAX)

New Delhi, the 28th July 1964

S.O. 2683.—In exercise of the powers conferred by Section 126 of the Income-tax Act, 1961 (43 of 1961), the Central Board of Direct Taxes hereby makes the following additions to the Schedule annexed to its Notification No. 1 (F. No. 55/233/63-IT) dated the 18th May, 1964:—

After Serial No. 11 in the said Schedule, the following items shall be added :

1	2	3	4	5	6
12(a)	All persons residing or carrying on business, profession or vocation within the limits of Greater Bombay, District of Maharashtra State, whose Income is mainly from production, distribution, publicity or exhibition of movie films, ownerships or studios or film processing, and printing laboratories, supply of cinematographic goods and machinery or who are cine and film artists, film director cine-play-back singers, film editors, film cameramen, movie-art and dance directors, cine musicians and cinc-music directors.	Incometax Officer, Film Circle, Bombay.	Inspecting Assistant Commissioner of Income Tax, V-Range, Bombay.	Appellate Assistant Commissioner of Income Tax, come Tax Bay City I, who has been invested with powers to hear appeals against the decision of the Income-tax Officer referred to in Column 3.	Commissioner of Income Tax, Bom-bay City I, Bombay.
(6)	All persons residing or carrying on business, profession or vocation within the limits of Greater Bombay, District of Maharashtra State, who are partners of firms assessed in Film Circle, Bombay by virtue of (a) above.	Do.	Do.	Do.	Do.

This notification shall take effect from the 3rd August, 1964.

[No. 7 (F.No. 55/159/63-IT)].

CORRIGENDUM

New Delhi, the 28th July 1964

S.O. 2684.—In exercise of the powers conferred by sub-section (1) of Section 121 of the Income-tax Act, 1961 (43 of 1961), the Central Board of Direct Taxes hereby direct that in its notification No. 52 (F. No. 55/1/62-IT) dated the 19th August, 1963 published as S.O. 2368 on pages 2740-42 of Part II Section 3(ii) of the Gazette of India dated the 24th August, 1963:

Against 4, Bombay City I, under Column 3 of the Schedule appended thereto: The existing entry against item (5) shall be substituted by the following:

"Film Circle, Bombay".

This notification shall take effect from the 3rd August, 1964.

[No. 53 (F. No. 55/159/63-IT)]

G. M. KULKARNI, Under Secy.

CORRIGENDUM

(ESTATE DUTY)

New Delhi, the 31st July 1964

S.O. 2685.—In the Central Board of Direct Taxes notification No. 38/F, No. 1/20/64-E.D., dated the 22nd May 1964 published as S.O. 1882 in Part II, Section 3(ii) of the Gazette of India dated the 30th May, 1964, for the words and figures "Ahmedabad I" and "Ahmedabad II" occurring in sub-clause (1) of clause (1) the words and figures "Gujarat I" and "Gujarat II" shall be substituted respectively.

[No. 51/F, No. 1/20/64-E.D.]

G. R. HEGDE, Secy.

MINISTRY OF COMMERCE

(RUBBER CONTROL)

New Delhi, the 31st July, 1964

S.O. 2686.—On relinquishment of charge of the post of Chairman, Rubber Board, Kottayam, Dr. Rama Varma has been granted earned leave for sixty days with effect from the afternoon of 15th July, 1964.

[No. F. 21(4)Plant (B)/61.]

B. KRISHNAMURTHY, Under Secy.

(EXPORT TRADE CONTROL)

ORDER*New Delhi, the 8th August 1964*

S.O. 2687.—In exercise of the powers conferred by the Section 3 of the Import and Exports (Control) Act, 1947 (18 of 1947), the Central Government hereby makes the following further amendment to the Exports (Control) Order, 1962, namely:—

In Part B of Schedule I to the said Order, for item 11, the following shall be substituted:—

"11. Metallurgical residues i.e., drosses, skimmings, slags, ashes, slimes and flue dust."

[No. E.(C)O,1962/AM(53).]

G. R. KADAPA, Dy. Secy.

MINISTRY OF HEALTH**ORDER***New Delhi, the 31st July, 1964*

S.O. 2688.—Whereas the Government of India in the Ministry of Health has, by notification No. 32-30/64-MPT, dated the 5th June, 1964, made in exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956, (102 of 1956), recognised the medical qualification M. D (John Hopkins University, U.S.A.) for the purposes of the said Act.

Now, therefore, in exercise of the powers conferred by the proviso to sub-section (1) of section 14 of the Indian Medical Council Act, 1956, (102 of 1956) the Central Government hereby specifies the period of two years with effect from the date of this order or so long as Dr. Seaton, Ronald Stuart who possesses the said qualification, continues to work with the Kolhapur Church Council, Kolhapur (Maharashtra) to which he is attached for the time being for the purposes of

teaching, research or charitable work, whichever is shorter, as the period to which the medical practice of the said Dr. Seaton, Ronald Stuart shall be limited

[No. F. 32-12 64-MPT.]

B. B. L. BHARADWAJ, Under Secy.

MINISTRY OF COMMUNICATIONS

(P. & T. Board)

New Delhi, the 31st July 1964

S.O. 2689.—In pursuance of para. (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated 8th March, 1960, the Director General Posts and Telegraphs, hereby specifies the 1st September 1964 as the date on which the Measured Rate System will be introduced in Sholapur Telephone Exchange.

[No. 31/16/64-PHB.]

S. RAMA IYER,
Assistant Director General (PHB)

MINISTRY OF EDUCATION

(ARCHAEOLOGY)

New Delhi, the 27th July 1964

S.O. 2690.—In exercise of the powers conferred by sub-section (1) of Section 18 of the Ancient Monuments Preservation Act, 1904 (7 of 1904), the Central Government hereby directs that the following amendment shall be made in the notification of the former Government of Central Provinces (Public Works Department—Buildings and Roads Branch) No. 111 dated the 17th November, 1906, namely:—

In the schedule to the said notification, the following entries shall be omitted, namely:—

"Do Bilaspur Ratanpur

The (Fine) doorway built into the ruined wall beside the north gateway to the fort and the carved stones and images lying about within the boundaries of the village."

[No. F.4-22/64.C.1]

S. J. NARSIAN, Asstt. Educational Adviser.

MINISTRY OF INDUSTRY AND SUPPLY

CORRIGENDUM

New Delhi, the 1st August, 1964

S.O. 2691.—In the late Ministry of Industry's Order No. S.O. 2171, dated the 12th June, 1964, published in Part II Section 3 Sub-section (ii) of the Gazette of India, dated the 20th June, 1964:—

For 4. Shri P. R. Kapur, M/s. Punjab Woollen Textile Mills, Amritsar.

Read 4. Shri R. P. Kapur, M/s. The Punjab Woollen Textile Mills, Katra Ahluwala, Amritsar.

[No. 2(2)/Dev. Councils/64.]

S. P. KRISHNAMURTHY, Under Secy.

(Department of Industry)

CORRIGENDUM

New Delhi, the 28th July 1964

S.O. 2692/IDRA/18G/64.—In the Ministry of Industry and Supply (Department of Industry) Order S.O. 2343-IDRA/18G/64 dated the 30th June 1964, published in Part II Section 3 sub-section (ii) in the Gazette of India (Extraordinary) dated the 30th June 1964.

For: 15. M/s. Shree Digvijay Cement Co. Ltd. Sikka:
 Ex-Sikka Works .. Rs. 76·50.
 Ex-Bombay Works .. Rs. 110·00.

Read: 15. M/s. Shree Digvijay Cement Co. Ltd. Sikka:
 Ex-Sikka Works .. Rs. 76·50.
 Ex-Bombay Works .. Rs. 112·75.

[No. 8-31/62-CEM.II.]

R. NATARAJAN. Under Secy.

MINISTRY OF IRRIGATION & POWER

ORDERS

New Delhi, the 27th July 1964

S.O. 2693.—In exercise of the powers conferred by Sub-rule (2) of Rule 133 of the Indian Electricity Rules, 1956, the Central Government hereby directs that the provisions of—

- (i) Rule 118(a),
- (ii) Rule 119(1)(a) and
- (iii) Rule 123(7)

of the said Rules shall be relaxed in the case of the use of—

(One Model—7800 3·3KV Marion Drag Line S1. No. 22283,

One 400 Amps 5000 Volts Type S Isolating Switch of Electrical Engineering Equipment Cos make, Serial No. 00922 as 3·3KV main incoming controlling switch in the portable machine,

Two numbers 1250 H.P. each, 3000 Volts Type HG Westing House Synchronous Motors S1. Nos. IS65P138 and IS65P143, their respective circuit breakers Westing House Type F22, S1. Nos. 918727 and 39Y5831 and their respective 3000 Volts Auto-transformers S1. Nos. 60J14705 and 60J14706,

One 225KVA 3300/480 Volts 3 Phase Westing House Power Transformer S1. No. 60L12573,

One 25 KVA 3300/110/55 Volts Lighting Transformer Westing House, S1. No. 60J14494 and

One length of 1000 ft. heavy duty shielded type pliable armoured flexible cable 3·3KV 4 core having cross-section of each core 250,000 Circular mils with special rubber compound jacket, top cover of neoprene with steel wire mesh-shield underneath, manufactured by M/s. Kaiser Limited, U.S.A. controlled by one 500 Amps 3500 Volts 25 MVA C.T. Ratio 500/5 Siemens Field Switch (Serial number of the Field Switch is not available) with flit coupler for receiving pliable armoured flexible cable

at Bisrampur Open Cast Mine of M/s. National Coal Development Corporation Limited, to the extent that—

- (a) in relaxation of Rule 118(a), the portable motors for motor generator set of the Marine Drag Line may be used at 3·3KV,
- (b) in relaxation of rule 119(1)(a), 225KVA 3·3KV/480V Power Transformer and 25 KVA 3300/110/55 Volts Lighting Transformer, controlled by linked switch with fuse protection, using energy at high voltage may not be fixed apparatus as being installed on the portable Drag Line moving from place to place the same have a portable sense.

(c) in relaxation of rule 123(7), the flexible cable not exceeding 1000 ft. in length may be used with the portable machine and that the relaxation shall be subject to the following conditions:—

- (1) The installation and wiring inside the Drag Line shall comply with the relevant provisions of Indian Electricity Rules, 1956, in particular Rules 115—117, 120, 121, 123—125 and 130.
- (2) 3.3KV supply to the flexible cable should be provided with Earth Leakage protection. If at any time the earth leakage protection becomes out of order, the supply to the Drag Line shall not be restored until the earth leakage protection is put in proper working order.
- (3) The flexible trailing cable shall be connected to the electric supply system and the machine by properly constructed connector boxes or totally enclosed safe attachments.
- (4) The Drag Line along with the flexible trailing cable shall be worked and handled with due care so as to avoid any danger arising out of any electrical defect or in the use.
- (5) The insulation resistance of the circuit including the motors driving D.C. Generators shall at no time be less than 10 megohms.
- (6) For proper identification of the Siemens Field Switch it should be given a Serial number which should be engraved on the Switch, if no such number has been allotted to the same by the makers.
- (7) The operators of the Drag Line shall be trained and authorised for operating the portable machine with competency and due care to avert danger:

Provided that the aforesaid relaxation shall be valid for such time as the said machine is in use in the mine and that due information shall be given to the Central Government through the Electrical Inspector of Mines as soon as the machine is taking out of the mine.

[No. EL.II-6(1)/64.]

S.O. 2694.—In exercise of the powers conferred by Sub-rule (2) of Rule 133 of the Indian Electricity Rules, 1956, the Central Government hereby directs that the provisions of—

- (i) Rule 118(a),
- (ii) Rule 119(1) (a), and
- (iii) Rule 123 (7)

of the said Rules shall be relaxed in the case of the use of—

One Model 110 R. B., 3·3 KV, Electric Shovel, Sl. No. 22854.

One 200 H.P., Type EKT 88Z, 3000/3300 volts, B.T.H. Induction Motor, Sl. No. R228976 controlled by 200 H.P., B.T.H. auto-transformer starter, Type K969971/1/1,

One 35 KVA, 3 phase, 3300/440-110 volts, Johnson and Phillips transformer, Sl. No. 52646, controlled by one 40 amps, 3000/3300 volts, B.T.H. Oil Circuit Breaker, Sl. No. L116085 and

One length of 600 feet, 0·0225 sq. inch, 3·3 KV, 4 core pliable armoured flexible cable as per ESS 1116/1956 controlled by one 200 amps, 3·3 KV, Type F/X125/DO, Reyrolle oil circuit breaker, Sl. No. 2SSF338 with over current trips of 40 amps rating and earth leakage relay set to operate at 5 amps, complete with Flit Coupler for receiving pliable armoured flexible cable

at Sawang Open Cast Mine of M/s. National Coal Development Corporation Ltd., to the extent that—

- (a) in relaxation of Rule 118(a), the portable motor of the Shovel may be used at 3·3 KV,
- (b) in relaxation of Rule 119(1)(a), the transformer and other associated equipment using energy at high voltage may not be fixed apparatus being installed on the portable shovel moving from place to place, and

(c) in relaxation of Rule 123(7), the flexible cable not exceeding 600 feet in length may be used with the portable machine and that the relaxation shall be subject to the following conditions:—

- (1) The installation and wirings inside the shovel shall comply with the relevant provisions of the Indian Electricity Rules, 1956, in particular Rule 115-117, 121, 123-125 and 130.
- (2) The flexible trailing cable shall be connected to the electric supply system and the machine by properly constructed connector boxes or totally enclosed safe attachments.
- (3) The excavating machine along with the flexible trailing cable shall be worked and handled with due care so as to avoid any danger arising out of any electrical defect or in the use.
- (4) The insulation resistance of the high voltage circuit including the driving motor shall at no time be less than 10 megohms.
- (5) The operators of the Shovel shall be trained and authorised for operating the shovel with competency and due care to avert danger.

Provided that the aforesaid relaxation shall be valid for such time as the said machine is in use in the mine and that due information shall be given to the Central Government through the Electrical Inspector of Mines as soon as the machine is taken out of the mine.

[No. EL. II-6(3)/64.]

G. S. BAKSHI, Under Secy.

MINISTRY OF REHABILITATION
(Office of the Chief Settlement Commissioner)

New Delhi, the 14th July 1959

S.O. 2695.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed in the Union territory of Delhi for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by Section 12 of the Displaced Persons (Compensation and Rehabilitation Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires the evacuee properties specified in the Schedule hereto annexed.

Sl. No.	Particulars of Property Khewat No.	Khasra No.	Area Bigh-Bis.	Name of the evacuee with rights in the property
1	2	3	4	5
<i>Village Satbari</i>				
I.	115/170	88a	6-2	Rehman S/o Allah-Bakash mortgagor evacuee, Nazroo S/o Asson mortgagee non-evacuee vesting the custodian.

[No. F.1(10)/L&R/62 dated 1st August 1964.]

M. J. SRIVASTAVA,
Settlement Commissioner & Ex-Officio Under Secy.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 29th July, 1964

S.O. 2696.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following awards of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the Toposi Colliery and their workmen which was received by the Central Government on the 22nd July, 1964.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL: CALCUTTA.

REFERENCE NO. 24 OF 1964:

PARTIES:

Employers in relation to the Toposi Colliery.

AND

Their workmen.

PRESENT:

Shri L. P. Dave.—*Presiding Officer.*

APPEARANCES:

On behalf of employers.—Shri S. S. Mukherjee, Advocate.*On behalf of workmen.*—Shri P. P. Pathak, Officer A.I.T.U.C., Shri Robin Chatterjee, Vice-President Colliery Mazdoor Sabha.

STATE: West Bengal.

INDUSTRY: Coal Mines.

AWARD

The Government of India, Ministry of Labour and Employment, by their order No. 1/8/64-LRII, dated 7th April, 1964, have referred the industrial dispute existing between the employers in relation to the Toposi Colliery and their workmen in respect of the question whether the management was justified in refusing to pay bus fare for such of the workmen who are required to attend the hospitals of the Coal Mines Labour Welfare Organisation for medical treatment and if not, to what relief the workmen were entitled, for adjudication to this Tribunal.

2. When the matter came up before me for hearing today, the parties stated that they had settled matter and produced a memorandum of settlement, copy appended herewith. Under the terms of the settlement, the management have agreed to pay bus fare to workmen who are required to attend the Coal Mines Labour Welfare Organisation hospital for medical treatment under certain conditions. In my opinion, the compromise is fair and reasonable. I therefore accept.

I pass my award accordingly.

Sd/- L. P. DAVE,
Presiding Officer

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL: CALCUTTA.

REFERENCE NO. 24 OF 1964:

PARTIES:

Employers in relation to Toposi Colliery.

AND

Their workmen

That without prejudice to the contentions of the parties, the above reference has been settled between the parties on the following terms:—

1. that a workman who has put in 26 days attendance and has fallen ill and will be required to be sent to the hospital for treatment by the management will be entitled to the actual bus fare both ways.
2. that the return bus fare will be paid to the workman concerned after the reports back to the colliery.
3. that the workmen hope that in suitable cases the benefits of this agreement will also be extended to those who have not completed 26 days service as per clause (1) above.
4. that the parties will bear their respective costs of this proceedings.

It is therefore prayed that the compromise may kindly be recorded and an award passed in terms thereof.

For workmen.

ROBIN CHATTERJEE,

Vice-President,

Colliery Mazdoor Sabha.

P. P. PATHAK,

Officer A.I.T.U.C.

For Employers.

S. S. MUKHERJEE,

Advocate.

D. N. KAR,

Welfare Officer.

S.O. 2697.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the Pure Kajora Colliery, Post Office Kajoragram and their workmen which was received by the Central Government on the 22nd July, 1964.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA

REFERENCE No. 28 OF 1964

PARTIES:

Employers in relation to the Pure Kajora Colliery.

AND

Their workmen.

PRESENT:

Shri L. P. Dave.—*Presiding Officer.*

APPEARANCES:

On behalf of employers.—Shri D. Chatterjee.

On behalf of workmen.—Shri Keshab Banerjee, General Secretary, Colliery Mazdoor Union.

STATE: West Bengal.

INDUSTRY: Coal Mines.

AWARD

The Government of India, Ministry of Labour and Employment, by their order No. 6/16/64-LRII, dated, 5th May, 1964, have referred the industrial dispute existing between the employers in relation to the Pure Kajora Colliery and their workmen in respect of the question whether the action of the management in dismissing Shri Baiju Bhuiya from service was justified and if not, to what relief the workman was entitled, for adjudication to this Tribunal.

2. After the parties had filed their written statements, the matter was fixed for hearing yesterday. The workman concerned was being examined before the Tribunal when a suggestion was made that the parties might try to settle the matter amicably. Thereupon the parties asked for time till to-day which was granted. To-day the parties stated that they had entered into a compromise and produced a memorandum of settlement, copy appended herewith.

3. The dispute refers to a workman named Baiju Bhuiya who was dismissed and the charge against him was that he had assaulted the Welfare Officer. Under the terms of the settlement, the workman concerned has expressed regret and offered apology for whatever incidents happened in the colliery and assured the management that he would work diligently and faithfully in future. In view of this expression of regret and apology by the workman, the employers have agreed to reinstate him and the period of his non-employment is to be treated as leave without pay. In my opinion, the compromise is fair and reasonable. I therefore accept it.

I pass an award in terms of the compromise.

The 18th July, 1964:

Sd./- L. P. DAVE,
Presiding Officer.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL: CALCUTTA

REFERENCE No. 28 OF 1964

PARTIES:

Employers in relation to Pure Kajora Colliery.

AND

Their workmen.

The workmen and the employers in the above reference jointly beg to submit that in deference to the Hon'ble Tribunal's suggestions they have decided to settle

the dispute covered under this reference on the following terms and beg to place the matter for your kind approval:

TERMS

1. Without prejudice to my parties' case, the workman concerned in this dispute Sri Baiju Bhuiya No. 3 expresses regret and offers apology for whatever incident happened in the colliery and assures to work diligently and faithfully in future.

2. That in view of such expression of regret and apology by the workman, the employers have agreed to re-instate the workman in his former post and service with effect from 20th July, 1964. The period of non-employment will be treated as leave without pay.

3. The management says that they are facing a crisis that it might be necessary for them to retrench some trammers. The employers' right to retrench this workman in the normal course is not prejudiced.

4. The workmen on the other hand say that there is no necessity of any retrenchment now or in near future. This compromise does not prejudice the workmen's right to challenge the legality and bona fides of retrenchment if and when made.

5. That the parties will bear their own costs.

The parties therefore humbly pray that the Hon'ble Tribunal will be pleased to pass an award in terms of the settlement.

DHANENJOY CHATTERJEE,
Representing Employers.

18-7-1964.

KESHAB BANERJEE.
Representing Workmen
18-7-1964.

L. T. I. of BAIJU BHUIYA.
[No. 6/16/64-LR. II.]

ORDERS

New Delhi, the 31st July 1964

S.O. 2698.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the S. C. Rungta Colliery P.O. Rungta Colliery, District Shahdol, Madhya Pradesh and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

SCHEDULE

Whether the management of S. C. Rungta Colliery P.O. Rungta Colliery, Madhya Pradesh were justified in dismissing (a) Shri Ram Manohar, S/o Deodutta, miner, from service with effect from the 23rd September, 1963 and (b) Shri Dindayal Tripathi, Book-keeper from service with effect from the 18th January, 1964? If not, to what relief are they entitled?

[No. 1/17/64-I-LRIL]

S.O. 2699.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the S. C. Rungta Colliery P.O. Rungta Colliery, District Shahdol, Madhya Pradesh and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

SCHEDULE

Whether the termination of the services of the following 23 miners with effect from the 2nd March, 1964 and 3rd March, 1964 by the management of S C Rungta Colliery, P.O. Rungta Colliery was justified if not, to what relief are they entitled?

1. Shri Mohan s/o Phadalea, Miner.
2. Shri Homan Lal, s/o Bhagirathi, miner.
3. Shri Chhotu Singh s/o Bharosa, Miner.
4. Shri Gajroop s/o Tetroo, Miner.
5. Shri Guthai s/o Chulai, Miner.
6. Shri Nohara s/o Hardeon, Miner.
7. Shri Ganuwa s/o Wakuli, Miner.
8. Shri Man Singh s/o Arjun, Miner.
9. Shri Ram Bharosa s/o Chulbul, Miner.
10. Shri Dukhan s/o Daeya, Miner.
11. Shri Gapuwa s/o Samalea, Miner.
12. Shri Reghai s/o Lalla, Miner.
13. Shri Dadnoo s/o Arjun, Miner.
14. Shri Balkhandi s/o Sahdeo, Miner.
15. Shri Madhoo s/o Jhagroo, Miner.
16. Shri Ramla Kasha s/o Lalla, Miner.
17. Shri Deosaran s/o Gayadeen, Miner.
18. Shri Malaiya s/o Baboolal, Miner.
19. Shri Lachhoo s/o Befaiya, Miner.
20. Shri Ramehra, Miner.
21. Shri Ramadhar, Miner.
22. Shri Nandoo, Miner.
23. Shri Baboo, s/o Phojula, Miner.

[No. 1/17/64-II-LRII.]

S.O. 2700.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the S. C. Rungta Colliery P.O. Rungta Colliery, District Shahdol, Madhya Pradesh and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

SCHEDULE

Whether the workmen who are called upon to work on the weekly day of rest are entitled to any additional payment over and above their normal wages; if so, at what rate?

[1/17/64-III-LRII.]

S.O. 2701.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Burhia No. 1 Mica Mine of Messrs Chrestien Mica Industries Limited and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

Whether the action of Messrs Chrestien Mica Industries Limited, Owners of Burhia No. 1 Mica Mine, Shivasagar, Post Office Domchanch, District Hazaribagh, in dismissing Gujar Barhi and Talewar Gope of the Burhia No. 1 Mica Mine with effect from the 3rd June, 1964 was justified? If not to what relief are the workmen entitled?

[No. 20/10/64-LRII]

New Delhi, the 1st August 1964

S.O. 2702.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Nowrozabad Colliery of Messrs Associated Cement Companies Limited Post Office Nowrozabad District Shahdol (Madhya Pradesh) and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

SCHEDULE

- (1) Whether the action of the management of Nowrozabad Colliery of Messrs Associated Cement Companies Limited, in retiring Shri Indravai (S/o Matadin), with effect from the 30th September, 1963 was wrongful?
- (2) If so, to what relief is the workman entitled?

[No. 5/10/64-LR.II.]

S.O. 2703.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Salanpur Colliery Post Office Katrasgarh, District Dhanbad, (Sarvashri Hirannmaya Barat and Manickchandra Barat, Managing Contractors) and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

- (1) Whether the management of the Salanpur Colliery was justified in dismissing from service the following eleven workmen
 1. Bivisan Mahato, Trammer
 2. Puran Mahato, Hazri Mazdoor
 3. Bhusan Mahato, Trainmer
 4. Dayal Mahato, Hazri Mazdoor
 5. Katti Singh, Hazri Mazdoor
 6. Mahadeo Singh, Hazri Mazdoor
 7. Sanichar Bhuria, Trammer
 8. Kashi Bowri, Trammer
 9. Ramdhani Kumbhar, Hazri Mazdoor
 10. Haru Mallik, Hazri Mazdoor
 11. Netai Mahato, Trammer.
- (2) If not, to what relief are the workmen entitled?

[No. 1/18/64-LR.II.]

S.O. 2704.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Lakurka Khas Colliery of Messrs Barat's Debuttar Estate, Lakurka Khas Colliery, Post Office Katrasgarh, District Dhanbad and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication:

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

SCHEDULE

(1) Whether the management of Lakurka Khas Colliery of Messrs Barat's Debuttar Estate was justified in locking out the following twenty workmen with effect from the 20th April 1964:—

1. Sri Dayal Mahato, Hazri Mazdoor
2. Dhanu Rajwar, Miner.
3. Kali Bouri, Hazri Mazdoor
4. Harit Mallik, Hazri Mazdoor
5. Sanichar Bhuria, Trammer
6. Nitai Mahato, Trammer
7. Gour Mahato, Hazri Mazdoor
8. Puran Mahato, Hazri Mazdoor
9. Ramdhani Kumbhar, Hazri Mazdoor
10. Bhusan Mahato, Trammer
11. Kartik Rai Fitter Mazdoor
12. Baijnath Bouri, Trammer
13. Bivisan Mahato, Trammer
14. Katti Singh, Hazri Mazdoor
15. Mahadeo Singh, Hazri Mazdoor
16. Kashi Bouri, Trammer
17. Sri Gonouri Bhuria, Trammer
18. Bhaghu Bouri, Hazri Mazdoor
19. Chamtu Bhuria, Trammer
20. Kishan Mahato, Trammer.

(2) If not, to what relief are the workmen entitled?

[No. 1/18/64-LR.II-I.]

S.O. 2705.—Whereas, the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Assam Railways and Trading Co. Ltd. Margherita and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal Calcutta, constituted under section 7A of the said Act.

SCHEDULE

Whether the dismissal of the following 89 miners of the Assam Railways and Trading Co. Ltd. Margherita on the 12th February, 1960 was justified? If not, to what relief are the workmen entitled:—

S. No.	Name	Colliery	Date of suspension
1.	Shri B. Lachmaiya	Baragolai	30-1-60
2.	Shri Sukumar Pall	"	"
3.	Sri S. B. Purkaiyastha	"	"
4.	Shri Sasanka Purakaiyastha	"	"
5.	Sri D. L. Nandi	"	"
6.	Sri Nagendra Nath Talukdar	"	"
7.	Sri Sitaram Ahir	"	"
8.	Sri Nasir Musalman	"	"
9.	Sri Musal Koet	"	"
10.	Sri N. G. Majumder	"	"
11.	Sri Jamil Mogar	"	"
12.	Sri Nikunja Das	"	"
13.	Sri V. Nakalya	"	"

S. No.	Name	Colliery	Date of suspension.
14.	Sri B. Kistama	Baragohi	30-I-60
15.	Sri Bishnupada Acherjee	"	"
16.	Sri A. Tataiya	"	"
17.	Sri A. Enkana	"	"
18.	Sri D. Ramaiya	"	"
19.	Sri Radhaballav Gope	"	"
20.	Sri M. Erraiya	"	"
21.	Sri J. Lachmaiya	"	"
22.	Sri A. Lachmaiya	"	"
23.	Sri W. Gorraya	"	29-I-60
24.	Sri D. N. Mala	"	"
25.	Sri Lal Bahadur Thaka	"	28-I-60
26.	Sri K. Parmesh Mala	"	29-I-60
27.	Sri K. Appaiya	"	30-I-60
28.	Sri C. Erraiya	"	"
29.	Sri G. Ramolu	"	"
30.	Sri L. Naraiyana I	"	"
31.	T. Rajena Reddi	"	"
32.	Sri Khaman Singh Tamang	"	29-I-60
33.	Sri Tez Bahadur Tamang	"	"
34.	Sri M. Chenaiya	"	"
35.	Sri Ram Bahadur Rana	Namdang	30-I-60
36.	Sri Nur Mahammed	Baragolai	30-I-60
37.	Sri Bhakta Bahadur Lama	"	"
38.	Sri Abdul Aziz	Namdang	"
39.	Sri M. Pataiya	"	"
40.	Sri J. Rama Rao	"	29-I-60
41.	Sri Dandadhar Borgohain	"	"
42.	Sri Ambar Bahadur Chetry	"	"
43.	Sri Debising Sonar	"	"
44.	Sri Bali Bahadur Newar	"	"
45.	Sri Kancha Newar	"	"
46.	Sri Prem Bahadur Newar	"	28-I-60
47.	Sri Bhuplal Sarkey	"	29-I-60
48.	Sri Ali Asad	Ledo Colliery	"
49.	Sri Hiralal Chamar	"	30-I-60
50.	Sri Kiran Chandra Halwadas	"	"
51.	Sri B. Appalswami	"	29-I-60
52.	Sri Khetramohan Das	"	"
53.	Sri Morband Erraiya	"	"
54.	Sri E. Ellaiya	"	"
55.	Sri Parimal Acherjee	"	"
56.	Sri K. Machuna	"	"
57.	Sri Ramesh Goala	"	"
58.	Sri Chakka Narsimloo	"	"
59.	Sri B. Musaiya	"	"
60.	Sri G. Appalswami	"	"
61.	Sri G. Pataiya	"	"
62.	Sri G. Nelaiya	"	"
63.	Sri E. Enkapillai	"	"
64.	Sri Lok Nath Bhuyan	"	30-I-60
65.	Sri Kalidas Das	"	29-I-60
66.	Sri P. Ankloo	"	30-I-60
67.	Smiti, Ram Dulari Gond	Namdang	29-I-60
68.	Sri C. Sethaiya	Ledo Collicry	8-2-60
69.	Sri C. Pedabutbu	"	"
70.	Sri C. Rammuryt	"	"
71.	Sri Subram Gond	"	"
72.	Sri Ayub Ali	"	10-2-60
73.	Sri Hefiz Ali	"	"
74.	Sri Jagadish Debnath	Boragolai Colliery	8-2-60
75.	Sri Aslam Khan	"	"
76.	Sri Haralall Das	"	"
77.	Sri Mahoranjan Dey	"	"
78.	Sri G. Narsimloo	Tikak	"
79.	Sri Nil Prasad Baman	"	"
80.	Sri Deven Ch. Singh	Namdang Collicry	"
81.	Sri Rudraparayan Singh	"	"
82.	Sri Rajen Saikai	"	10-2-60

Sl. No.	Name	Colliery	Date of suspension
83.	Sri Sitaram Passi	Ledo Colliery	9-2-60
84.	Sri Prabin Gogoi	Tipong	"
85.	Sri Chitta Das	"	"
86.	Sri Akan Saikia	"	"
87.	Sri Matahur Ali	"	"
88.	Sri Abdul Nur	"	"
89.	Sri Simbhu Saha	"	"

[No. 6/40/64-LR-II.]
A. L. HANNA, Under Secy.

New Delhi, the 30th July 1964

S.O. 2706.—The Indian Mine Managers' Association, having nominated Shri A. B. Shah as a member to represent the said Association on the Central Coal Mines Rescue Stations Committee, the Central Government, in pursuance of sub-rule (1) of rule 3 of the Coal Mines Rescue Rules, 1959, hereby makes the following further amendment in the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 840, dated the 16th March, 1962, namely:—

In item 11, for the entry, "Shri K. Z. George, Deputy Chief Mining Engineer, Tisco's Collieries, P.O. Jealgora, Dhanbad District", the following entry shall be substituted, namely:—

"Shri A. B. Shah, Agent, Karamchand Thapar and Brothers (P) Ltd. Begonia Colliery, P.O. Barakar, District Burdwan".

[No. 14/15/64-MI/Am(4).]
R. C. SAKSENA, Under Secy.

New Delhi, the 30th July 1964

S.O. 2707.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay in the Industrial Dispute between the employers in relation to Messrs P. T. Anklesaria and Company, Bombay and their workmen which was received by the Central Government on the 25th July 1964.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT BOMBAY

REFERENCE No. CGIT-34 of 1964

Employers in relation to Messrs P. T. Anklesaria & Company

AND

Their workmen.

PRESENT:

Shri Salim M. Merchant, Presiding Officer.

APPEARANCES:

For the Employers:—Shri K. K. Singhvi, Advocate instructed by Shri M. H. Sayani, General Manager, Messrs P. T. Anklesaria and Company.

For the Workmen:—Shri H. K. Sowani, Advocate, with Shri S. R. Kulkarni, General Secretary, Transport and Dock Workers' Union, Bombay.

Dated at Bombay the 20th July 1964.

INDUSTRY: Major Docks.

STATE: Maharashtra.

AWARD

The Central Government by the Ministry of Labour and Employment's Order No. 28/7/64-LRIV, dated 27th February 1964, made in exercise of the powers conferred by clause (d) of sub-section (1) of Section 10 the Industrial Disputes Act, 1947 (XIV of 1947), was pleased to refer the Industrial Dispute between the parties above-named in respect of the subject matters specified in the following schedule to the said order, to me for adjudication:

SCHEDULE

"Whether the suspension of Shri Hari M. Hemnani with effect from the 19th July, 1963 and subsequent termination of his services from the 4th October 1963 by Messrs P. T. Anklesaria and Company, Bombay is justified? If not to what relief is he entitled?"

2. After the parties had filed their written statements, at the adjourned hearing of this dispute before me on Saturday 18th July 1964, Shri H. K. Sowani, Advocate, for the workmen, suggested that in view of the fact that the contract of Messrs P. T. Anklesaria and Company for clearance and transport of food grains from the Bombay Docks stands terminated with effect from 1st August 1964, and there is a likelihood of the workmen on the rolls of Messrs. P. T. Anklesaria & Company as on 31st July 1964 being absorbed by the Regional Director of Food, Western Region the workman concerned in this dispute *viz.* Shri Hari M. Hemnani should be reinstated in service with effect from Monday, the 20th July 1964, on the following terms and conditions:

1. The period from the date of the dismissal of Shri Hari M. Hemnani, i.e. from 4th October 1963 till 19th July 1964 shall be treated as *dies non* and will not count for benefit of retrenchment compensation or for any other financial benefit to the workman.
2. Shri Hari M. Hemnani's services shall be terminated along with the other workmen on 31st July, 1964 and he shall not be entitled to any notice or wages in lieu of notice.
3. That for the purposes of retrenchment compensation his service shall count only till 4th October 1963.

3. In view of the chances Shri Hari M. Hemnani will have of being absorbed in Government Services on and from 1st August, 1964, Messrs. P. T. Anklesaria and Company accepted the suggestion recorded above and both parties have prayed that an award be made in terms recorded above in full and final settlement of all the claims under this reference of Shri Hari M. Hemnani.

4. As I am satisfied that the said terms of settlement are, in the peculiar facts and circumstances of the case, fair and reasonable, I make an award in terms thereof.

5. No order as to costs.

Sd/- SALIM M. MERCHANT,
Presiding Officer,
Central Government Industrial Tribunal, Bombay.
[No. 28/7/64/LRIV.]

S.O. 2708.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Bombay in the Industrial dispute between the employers in relation to Messrs. P. T. Anklesaria and Company, Bombay and their workmen.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT BOMBAY.

REFERENCE No. CGIT 33 OF 1964.

Employers in relation to
Messrs. P. T. Anklesaria and Company.
AND
Their Workmen.

PRESENT:

Shri Salim M. Merchant,—*Presiding Officer.*

APPEARANCES:

For the Employers.—Shri K. K. Singhvi, Advocate instructed by Shri M. H. Sayani, General Manager, Messrs. P. T. Anklesaria and Company.

For the workmen.—Shri H. K. Sowani, Advocate, with Shri S. R. Kulkarni, General Secretary, Transport and Dock Workers Union, Bombay.

Dated at Bombay the 20th day of July, 1964

INDUSTRY: Major Docks

STATE: Maharashtra.

AWARD

The Central Government by the Ministry of Labour and Employment's Order No. 28/10/64-LR. IV, dated 27th February, 1964, made in exercise of the powers conferred by clause (d) of Sub-Section 1 of Section 10 of the Industrial Disputes Act, 1947, (XIV of 1947), was pleased to refer the industrial dispute between the parties above named in respect of the subject matters specified in the following schedule to the said order to me for adjudication.

SCHEDULE

"Whether the suspension of Shri K. C. Pandey, Supervisor of Messrs P. T. Anklesaria and Company, Bombay, with effect from the 23rd September, 1963 and his subsequent dismissal on the 29th October 1963 by the management is justified? If not, to what relief is he entitled?"

2 After the parties had filed their written statements at the adjourned hearing of this dispute on Saturday, 18th July, 1964, Shri H. K. Sewani, Advocate for the workmen, suggested that in view of the fact that the contract of Messrs P. T. Anklesaria and Company for clearance and transport of food grains from the Bombay Docks stands terminated with effect from 1st August, 1964, and there is a likely-hood of the workmen on the rolls of Messrs. P. T. Anklesaria and Company as on 31st July, 1964, being absorbed by the Regional Director of Food, Western Region the workmen concerned in this dispute viz. Shri K. C. Pandey should be reinstated in service with effect from Monday, 20th July, 1964, on the following terms and conditions:

- 1 The period from the date of his dismissal from service i.e., from 2nd November, 1963, till 19th July, 1964, shall be treated as dies non and will not count for benefit of retrenchment compensation or for any other financial benefit to the workmen.
2. That Shri K. C. Pandey's services shall stand terminated along with the other workmen on 31st July, 1964, and he shall not be entitled to any notice or wages in lieu of notice.
- 3 That for the purposes of retrenchment compensation Shri K. C. Pandey's service shall count only till 2-11-1963.

3 In view of the chances Shri K. C. Pandey would have of being absorbed in Government Services on and from 1st August, 1964, Messrs P. T. Anklesaria and Company accepted the suggestion recorded above, and both parties have prayed that an award be made in terms recorded above in full and final settlement of all the claims under this reference of Shri K. C. Pandey

4. As I am satisfied that the said terms of settlement are, in the peculiar facts and circumstances of the case, fair and reasonable, I make an award in terms therof.

5. No order as to costs.

Sd/- SALIM M. MERCHANT,
Presiding Officer.
[No 28/10/64/LR. IV.]

New Delhi, the 3rd August 1964

S.O. 2709.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Arbitrator in the industrial dispute between Messrs P. T. Anklesaria and Company, Bombay and their workmen represented by the Transport and Dock Workers' Union which was received by the Central Government on the 1st August 1964.

BEFORE SHRI SALIM M. MERCHANT, ARBITRATOR

PARTIES:—

P. T. Anklesaria & Co., Bombay.—*Representing employers.*

AND

Transport and Dock Workers' Union, Bombay.—*Representing workmen.*

PRESENT:—

Shri Salim M. Merchant, Arbitrator.

APPEARANCES:—

For the employers:—Shri K. K. Singhvi, Advocate with Shri H. M. Sayani, General Manager.

For the workmen:—Shri S. R. Kulkarni, Secretary, Transport and Dock Workers' Union.

STATE:—Maharashtra

INDUSTRY: Ports and Docks.

Dated Bombay, the 29th July 1964.

AWARD

By an agreement dated 22nd November, 1963, under Section 10A of the Industrial Disputes Act, 1947, the parties above-named agreed to refer the industrial dispute on the demands submitted to the Employers Messrs P. T. Anklesaria & Co. on behalf of its dock staff by the Transport and Dock Workers' Union, Bombay, (hereinafter called the Union) under its letter No. TD/26/471/63, dated 28th February 1963, annexed to the said agreement, to my arbitration. The Union's letter dated 28th February, 1963 contained the 16 demands re-produced below.

After the reference was made and published in the Government of India Gazette, Part II, Section 3(ii), dated 4th January 1964, at pages 101 to 105, Shri S. R. Kulkarni, Secretary, Transport and Dock Workers' Union, filed his statement of claim dated 12th February 1964 on behalf of the workmen and the employer company filed its reply statement dated 10th April 1964. Thereafter I heard the submissions of the representatives of the parties and on a consideration of these submissions and the documents filed during the course of the hearings, I make my award on the different demands as stated below. I may, however, state that my award on several of the demands is in terms of the agreement reached thereon by the parties at the hearings before me. In making my award I have taken into consideration the admitted fact that the contract of Messrs P. T. Anklesaria & Co. with Government for clearance and transport of goods from the Bombay Docks stands terminated with effect from 1st August 1964.

Demand No. 1:

Permanency of service: All employees who have completed three months of service should be considered permanent and should be paid monthly salary.

At the hearing on 25th July, 1964 the parties were agreed that the award on this demand should be in terms of paragraph 2 of the award of Shri S. M. Dikshit, Regional Labour Commissioner (Central), Bombay, dated 9th July, 1964, (in the reference made to him by the parties herein as Arbitrator by a memorandum of settlement dated 14th April 1964) which is in the following terms:—

"The members of daily rated clerical staff such as wagon loaders, cartbarrel clerks, dock office clerks, helpers etc., who have worked on an average twenty shifts in a month during the period from 14th April, 1962 to 13th April, 1964 shall be treated as permanent employees with effect from 1st August 1963. They shall be brought with effect from 1st August 1963 on monthly scale of pay that will be awarded by the Arbitrator Shri Salim M. Merchant in a reference made to him by Government of India under Order No. 28(106)/63-LRIV, dated 21st December, 1963 and which is pending before him at present."

I may state that the reference to the arbitration proceedings before Shri Salim M. Merchant refers to these proceedings before me and the monthly scales of pay referred to therein are the monthly scales of pay under demand No. 3 herein.

Therefore, on demand No. 1 herein, I make an award in terms stated above.

Demand No. 2:

Classification and Categorisation: All employees should be classified and redesignated in accordance with their work as per details of categories in demand No. 3.

At the hearing before me on 25th July, 1964, the union stated that without prejudice to its contention that a re-classification was justified, in view of the fact that this company will cease operating from 1st August, 1964, it does not press for any change in the classification and categorisation as shown in the company's statement annexed to the order of reference herein. This demand is, therefore, dismissed as not pressed.

Demand No. 3:

Pay scales and wages: All permanent and temporary employees should be paid the following pay scales and wages in accordance with the nature of their work:—

<i>Daily Wage</i>	<i>Designation</i>	<i>Monthly pay scale</i>
Rs. 7.50	(a) Dock Supervisors and Office Superintendent.	Rs. 320—20—400—30—460.
Rs. 6.25	(b) Shed Supervisor, Asst. Office Superintendent, Rly. Supervisor, Scale Supervisor, Movement Supervisor.	Rs. 180—10—200—15—320.
Rs. 5.63	(c) Asstt. Shed Supervisor, Asstt. Rly. Supervisor, Office Senior Clerk, Wagon Loading Supervisor.	Rs. 130—10—190.
	(d) Dock Clerk and Office Clerk	Rs. 90—7—132—8—156—9 —165—10—175.
	(e) Messenger and Peon.	Rs. 90—5—125.

The present wages of each of the 59 dock workers of the company (excluding the three workers, who were dismissed and have been reinstated in terms of a settlement reached before me in industrial dispute Reference No. CGIT-32, 33 and 34 of 1964) are as stated in the statement annexed to the application, for reference to arbitration herein. It is admitted that a 5 per cent. increase in their wages was granted after completion of one year's service with this company upon a representation dated 24th June, 1963 was received by the employer company. Shri Kulkarni for the Union at the hearing pressed that that was an annual increment and that at least one increment of 5 per cent had thereafter become due and should be awarded.

8. I have heard the submissions of the parties and I am satisfied that the 5 per cent increase granted by the company was an *ad hoc* increase and did not constitute an annual increment. In view of the fact that the contract of the employer company for clearance and transport of foodgrains has been terminated with effect from 1st August, 1964, and considering the present position of the Company in my opinion there is no justification for this demand. The company's contract of foodgrains clearance and transport has lasted only from 14th April, 1962 to 31st July, 1964 and there cannot be any question of granting its employees incremental scales of pay and wages.

9. This demand, however, also covers the daily rated workmen. The company at present is paying Rs. 4/- per day to its daily rated workmen. Shri S. R. Kulkarni appearing for the union stated at the hearing that the lowest paid daily rated stevedore worker in the docks i.e. the daily rated tally clerk, is today paid a wage of Rs. 6.18 per day. After hearing the submissions of the parties I am of the opinion that the wage of the daily rated workmen should be raised from Rs. 4/- to Rs. 4.60 per shift and that it should be paid with retrospective effect from 1st August, 1963. I further direct that the amounts due to the daily rated workmen under this award should be paid to them within a month from the date this award becomes enforceable. I may say that this would bring these workmen almost on a par with the ten workmen to be confirmed under Shri Dikhhale's award, some of whom will get the monthly rated wage of Rs. 120/- per month as paid to cartchit clerks with effect from 1st August, 1963.

10. Demand No. 5:

Dearness allowance: All employees should be paid dearness allowance at the following scale which is as per the Government of India scale adopted by the Bombay Stevedores' Association Ltd.

<i>Basic Salary</i>	<i>Monthly D.A.</i>
Rs. 1 to Rs. 100	Rs. 50/-
Rs. 101 to Rs. 150	Rs. 55/-
Rs. 151 to Rs. 200	Rs. 60/-
Rs. 201 to Rs. 250	Rs. 65/-
Rs. 251 to Rs. 300	Rs. 70/-
Rs. 301 to Rs. 350	Rs. 75/-
Rs. 351 to Rs. 400	Rs. 80/-
Rs. 401 to Rs. 450	Rs. 85/-
Rs. 451 to Rs. 500	Rs. 90/-
Rs. 501 to Rs. 550	Rs. 95/-
Rs. 551 to Rs. 600	Rs. 100/-

11. The Union claims dearness allowance at the above scale which according to it are the rates of dearness allowance of the Government of India and adopted by the Bombay Stevedores' Association. At present the wages and salaries of the workmen are consolidated and there is no separate payment of dearness allowance. For the reasons stated by me on demand No. 3 I reject this demand also.

12. Demand No. 4:

Fixation:—All permanent employees be fixed in their respective scale taking into consideration their past experience and the salary drawn, provided that no one gets less than three increments in their respective scale.

This is a consequential demand following upon demand No. 3. As I have rejected the demand for pay and wage scales under demand No. 3, this demand also fails.

13. Demand No. 6:

Acting Allowance:—In case an employee in a category is required to perform the duties of another category with higher scale of pay, he should be paid the difference between the salary drawn by him and the lowest salary in the scale fixed for the category which he is required to work as acting allowance.

At the hearing of this demand on 17th April, 1964 it was agreed that an employee officiating in a higher post would get the minimum of the pay drawn by the person for whom he officiates with at least a minimum increase of Re 1/- in his wages per shift and I award accordingly.

14. Demand No. 7:

Overtime:—All employees should be given equal opportunities of overtime work. Work performed beyond normal duty hours and on E.P.T., dock holidays and Sunday the weekly day of rest, should be paid at double the rate of wages.

At the hearing of this demand before me on 17th April, 1964 it was agreed that as far as possible there would be an equal and equitable distribution of overtime work. It was also stated on behalf of the company that it is paying overtime at the rate provided for in the Bombay Shops and Establishments Act, and the Union accepted this rate. For work on holidays and weekly offs the company pays the day's wages plus one and a half times overtime wages and this was accepted by the union and I direct accordingly.

15. Demand No. 8:

Weekly Off.—All workers should be given off with pay on Sunday as weekly day of rest.

It was agreed that if a daily rated workmen works continuously for six days, he will be paid for the seventh day, which would be a paid holiday and if there are any cases of non-payment at this rate the company undertook to pay the same. For the monthly rated, the company has declared Sunday as the weekly day of rest and if a monthly rated workman is called for work on Sunday he is paid the day's wages plus one and a half times additional wages for working on Sundays. In other words for work on Sundays the monthly rated workman gets in all $2\frac{1}{2}$ days' wages without a compensatory off and this was accepted by the Union, and I direct accordingly.

16. Demand No. 9:

Holidays.—All workers should be given holidays with pay on all holidays declared by the Bombay Port Trust as dock holidays.

It was stated at the hearing that to the monthly rated employees, the company is granting all the holidays declared by the Bombay Port Trust as dock holidays. This demand is, therefore, satisfied as regards the monthly rated employees. As for the daily rated the company's case is that they are not called for work on holidays but if they are, they are paid one and half times the day's wages, as provided under the Shops and Establishments Act. The Union claims double the rate of normal wages for working on holidays. In view of the existing circumstances of the company, I do not think any change is justified at this juncture. This part of the demand is, therefore, rejected.

17. Demand No. 10:

Promotions.—The company should not recruit any new person in the higher grade. All employees in the lower grade should be given promotion in the higher grade on the basis of seniority of service.

At the hearing on 17-4-1964, the parties were agreed that as far as possible the company would use its discretion to promote competent existing employees and not recruit outsiders; that the exercise of such discretion would be final and binding and not be the subject of any disputes, unless it was a case of victimisation, and I award accordingly.

18. Demand No. 11:

Provident Fund:—All employees should be given the benefit of provident fund and the employees and company should equally contribute to the provident fund at the rate of 8-1/3% of the salary.

In view of the fact that the contract of this company has only lasted for two years and is to be terminated on 1st August 1964, this demand is rejected.

19. Demand No. 12:

Gratuity.—All employees should be given the benefit of gratuity at the rate of 15 days salary per year of service.

This demand is rejected for the same reasons as for demand No. 11.

20. Demand No. 13:

Bonus.—All employees should be paid bonus equal to three months salary/wages per year for the years 1961-1962 and 1962-63.

The company each year makes an ex-gratia payment of 20% of the wages/salary earned by each workman during the month of October. This is more in the nature of a Diwali 'bohni', than profit sharing bonus. However, in view of the statement of the representative of the company that the company's profit and loss accounts for the years 1961-62 and 1962-63, will not be known till the pending arbitration proceedings between the partners and the company's dispute with the Government, are finalised, it was agreed by both parties that the demand be not pressed in these proceedings. But this was to be without prejudice to the union's right to raise this dispute against the present employers after the aforesaid proceedings and disputes are over and the profit or loss for each of the said two years is ascertained. The present employers agreed that they would, on the Union raising a dispute on this demand again, as stated above, make a joint application for reference to arbitration under section 10A of the Industrial Disputes Act, 1947, and I direct accordingly.

21 Demand No. 14:

Leave.—All employees should be sanctioned leave on the following basis:—

(a) Privilege Leave—One month per year of service. Accumulative upto 90 days.

(b) Sick Leave—12 days per year of service. Accumulative upto 60 days.

(c) Casual Leave—12 days per year.

The company admits that it is liable to grant leave as provided for in the Shops and Establishments Act. The Union has claimed that as privilege leave of 30 days, seven days sick leave and 10 days casual leave is granted to the stevedore labour in the docks, its demand is justified on merits. Shri Kulkarni has argued that the fact that the company had originally offered to grant the leave facilities as claimed by the union, if the other demands were withdrawn by the union, showed that it had the capacity to meet the financial burden on account of the extra leave facilities claimed if the same were to be awarded. I am not satisfied that any increase in the existing leave liability of the company can possibly be awarded in view of the fact that the company's contract is to be terminated with effect from 1st August, 1964. The demand is, therefore, rejected.

22. Demand No. 15:

Holiday pay to temporary staff.—All temporary staff be paid holiday wages of 15th August 1962 and 26th January 1963.

This demand covers only the daily rated temporary staff. The company agreed to pay the wages for 15th August 1962 and 26th January 1963, to such of those workmen who were booked for work on the previous day and I award accordingly.

23. Demand No. 16:

Fixed pay day.—All monthly paid employees should be paid their wages on 2nd overtime wages on 15th of a month.

This demand was not pressed at the hearing and is therefore, rejected.

23. All payments under this Award to be made to the workmen within one month of the Award becoming enforceable.

24. No order as to costs.

Sd./— (SALIM M. MERCHANT.)
Arbitrator.

[No 28/106/63/LRIV

ORDERS

New Delhi, the 31st July 1964

S.O. 2710.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Andhra Bank Limited and their workmen in respect of the matter specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Dr. Mir Siadat Ali Khan shall be the Presiding Officer, with headquarters at Hyderabad, and refers the said dispute for adjudication to the said Tribunal.

SCHEDULE

Whether having regard to the directions contained in the Award dated the 21st July, 1962 of the National Industrial Tribunal (Bank Disputes), Bombay published with the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 2603 dated the 7th August, 1962, the management of the Andhra Bank Limited are justified in not paying any bonus to their employees for the year 1962 ? If not, to what relief are the workmen entitled?

[No. 51(44)/64-LRIV.]

New Delhi, the 3rd August 1964

S.O. 2711.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to Wadi Bunder Kamgar Sahakari Society Limited and their workmen specified in Schedule II in respect of the matters specified in Schedule I hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, bay, constituted under section 7A of the said Act.

SCHEDULE I

Whether the terms and conditions of service of the workmen shown in Schedule II and employed by the Wadi Bunder Kamgar Sahakari Society Limited in respect of all or any of the following matters require revision and, if so, to what extent and from which date?

- (1) Scales of pay and wages.
- (2) Fixation of pay.
- (3) Acting Allowance.
- (4) Weekly off days.
- (5) Holidays.
- (6) Promotions.
- (7) Bonus.
- (8) Leave.

SCHEDULE II

- (1) Shri D. V. Salvi.
- (2) Shri G. S. Sawant.
- (3) Shri G. G. Patil.
- (4) Shri W. I. Dhone.
- (5) Shri G. B. More.
- (6) Shri S. S. Patil.
- (7) Shri L. D. Sobhraj.
- (8) Shri M. J. Sawant.
- (9) Shri M. H. Trivedi.
- (10) Shri G. P. Punjabi.
- (11) Shri K. D. Narwakar.
- (12) Shri Madan R.
- (13) Shri S. B. Salvi.

[No. 28/52/64/LRIV.]

O. P. TALWAR, Under Secy.

MINISTRY OF PETROLEUM AND CHEMICALS

New Delhi, the 23rd July 1964

S.O. 2712.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State to Kanpur in Uttar Pradesh State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land described in the Schedule annexed hereto.

2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.

3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the Competent Authority—Special Land Acquisition Officer, C/o Indian Refineries Limited P. O. Hathidah, District Patna. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

State-Bihar	District	Patna	Thana-Barh		
Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Rawaich No.142	622 1954 1955 1956 1953 1967 1969 1905 1904 1903 1901 1900 3082 1866 1865 1854 1853 1852 1849 1848 1824 1823 1829 1830 1831 1832	0.21 0.035 0.025 0.09 0.15 0.08 0.195 0.11 0.11 0.10 0.075 0.13 0.015 0.125 0.035 0.12 0.06 0.065 0.105 0.125 0.195 0.06 0.195 0.175 0.18 0.005	Bulan Buzurg No. 140 <i>contd.</i>	85 86 77 319 320 321 322 323 324 348 354 355 356 358 359 365 366 370 371 378 379	0.05 0.12 0.025 0.10 0.20 0.02 0.17 0.18 0.11 0.19 0.12 0.12 0.265 0.04 0.18 0.09 0.11 0.125 0.005 0.34
Bulan Buzurg No.140 .	58 61 62 63 64 66 81 82 83 84	0.005 0.37 0.095 0.025 0.055 0.005 0.005 0.09 0.13 0.035 0.245	Hakikatpur No. 139. -	199 198 200 201 202	0.05 0.025 0.265 0.165 0.07
			Madhopur No. 138 .	1464 1465 1466 1467 1469 1470 1474 1475 1477 1478	0.10 0.03 0.075 0.075 0.075 0.09 0.045 0.05 0.09 0.08

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Madhopur No. 138 .	1479	0.05	Rani Sarai No. 136—contd.	212	0.02
—contd.	1480	0.04		258	0.02
	1482	0.07	Mirdahachak	11	0.41
	1483	0.08	No. 134	10	0.055
	1484	0.005		36	0.115
	1485	0.075		37	0.17
	1486	0.04		38	0.045
	1487	0.04		40	0.215
	1488	0.045		41	0.16
	1489	0.045		65	0.145
	1492	0.16		66	0.29
	1530	0.16		56	0.28
	1523	0.04		55	0.09
	1524	0.125		54	0.255
	1522	0.10		188	0.045
	1525	0.15		187	0.065
	1131	0.005		193	0.12
	1132	0.27		189	0.15
	1136	0.005		192	0.02
	1135	0.125		191	0.025
	1133	0.04		190	0.13
	1134	0.01		186	0.055
	1166	0.015			
	1165	0.255	Sabnima No. 130. .	2141	0.065
	1170	0.03		2142	0.16
	1171	0.105		2143	0.095
	1169	0.01		2145	0.015
	1172	0.30		2158	0.045
	1173	0.035		2137	0.03
	903	0.19		2134	0.04
	902	0.03		2146	0.005
	904	0.06		2132	0.18
	905	0.05		2130	0.02
	906	0.045		2131	0.03
	907	0.10		2127	0.11
	908	0.06		2124	0.095
	909	0.07		2120	0.07
	910	0.125		2119	0.125
	911	0.075		2118	0.05
	2686	0.095		2117	0.025
	912	0.085		2109	0.045
	913	0.08		2106	0.08
	914	0.12		2107	0.075
	918	0.13		2108	0.05
	919	0.195		2105	0.005
	920	0.20		2101	0.09
	921	0.005		2100	0.065
Mahmudpur No. 137 .	233	0.21		2093	0.035
	232	0.22		2094	0.095
	230	0.19		2089	0.18
	231	0.25		2077	0.27
	234	0.03		2076	0.005
Karnauti No. 133 .	50	0.17		2074	0.14
	51	0.08		2071	0.045
Karnauti No. 133 .	52	0.08		2072	0.08
	125	0.02		2059	0.25
	131	0.06		2057	0.065
Ranisarai No. 136 .	215	0.14		2056	0.075
	216	0.12		2050	0.10
	217	0.12		2049	0.005
	218	0.09		2048	0.11
	220	0.09		2040	0.09
	219	0.12		2039	0.09
				2042	0.085

Village with thana No. (Plot No.)	Survey No.	Extent in acre	Village with thana No. (Plot No.)	Survey No.	Extent in acre
Sabnima No. 130.—contd.	2028	0.09	Sabnima No. 130—contd.	3067	0.15
	2027	0.17		3064	0.07
	2029	0.215		2088	0.005
	2030	0.01		3063	0.03
	2031	0.19		3056	0.335
	2026	0.14		3058	0.07
	2025	0.17		3059	0.08
	1998	0.01		3042	0.10
	1999	0.025		3043	0.035
	2001	0.085		3044	0.03
	2002	0.09		3040	0.14
	2003	0.05		3039	0.065
	2436	0.23		3030	0.03
	2435	0.07		3029	0.03
	2434	0.09		3027	0.05
	2433	0.07		3025	0.09
	2431	0.07		3024	0.085
	2430	0.185		3023	0.095
	2409	0.04		3021	0.08
	2410	0.18		3018	0.115
	2411	0.08		3787	0.09
	2412	0.07		3788	0.02
	2415	0.19		4488	0.06
	2416	0.115		3789	0.13
	2419	0.29		3791	0.035
	2547	0.005		3793	0.065
	2551	0.02		3794	0.115
	2554	0.04		3796	0.065
	2590	0.105		3799	0.06
	2555	0.03		3795	0.06
	2556	0.04		3801	0.04
	2557	0.03		3800	0.04
	2567	0.04		3803	0.07
	2568	0.04		3802	0.005
	2589	0.08		3806	0.04
	2588	0.10		3805	0.07
	2572	0.11		3812	0.17
	2573	0.20		3811	0.20
	2587	0.035		3810	0.01
	2585	0.035		3821	0.08
	2574	0.155		3822	0.35
	2584	0.005		3823	0.30
	2583	0.005		3824	0.13
	2579	0.11		3825	0.15
	2580	0.20		3826	0.14

[No. 31(47)/63-ONG 1.]

S.O. 1213.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State to Kanpur in Uttar Pradesh State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land described in the Schedule annexed hereto.

2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.

3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the Competent Authority—Special Land Acquisition Officer, C/o Indian Refineries Limited, P.O. Hathidah, District Patna. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

State..BIHAR District—SHAHABAD

Thana—SHAHPUR.

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Osain No. 205 . . .	1139	0.012	Osain No. 205—contd.	1760	0.005
	1141	0.189		1761	0.005
	1137	0.16		1762	0.005
	1136	0.14		1763	0.195
	1122	0.25		1768	0.045
	1135	0.21		1769	0.12
	1134	0.095		1774	0.06
	1123	0.055		1775	0.175
	1124	0.18		1800	0.03
	1125	0.42		1867	0.03
	1126	0.001		1866	0.035
	1225	0.182		1865	0.03
	1224	0.007		1802	0.06
	1226	0.02		1804	0.09
	1227	0.04		1864	0.01
	1228	0.705		1805	0.002
	1229	0.10		1861	0.15
	1231	0.01		1806	0.005
	1238	0.12		1807	0.015
	1239	0.03		1808	0.03
	1241	0.42		1854	0.045
	1248	0.09		1853	0.03
	1260	0.125		1809	0.04
	2159	0.05		1812	0.115
	2161	0.01		1852	0.03
	1258	0.09		1850	0.02
	1256	0.045		1849	0.025
	1257	0.055		1848	0.02
	1255	0.12		1813	0.045
	1267	0.12		1822	0.095
	1275	0.01		1821	0.09
	1269	0.13		1816	0.002
	1274	0.02		1817	0.10
	1273	0.06		1820	0.17
	1272	0.05		1819	0.02
	1278	0.10		1818	0.05
	1279	0.02		2810	0.065
	1287	0.065		1826	0.165
	1288	0.10		2839	0.03
	1289	0.04		2838	0.11
	1286	0.10		2843	0.13
	1292	0.21		2847	0.08
	1313	0.09		2848	0.06
	1312	0.095		2849	0.065
	1321	0.075		2852	0.15
	1320	0.005		2853	0.015
	1323	0.14		2863	0.003
	1328	0.18		2864	0.30
	1329	0.001		2865	0.002
	1355	0.19		2867	0.29
	1354	0.242		2868	0.13
	1352	0.13		2869	0.13
	1353	0.035		2875	0.35
	1351	0.05		2877	0.06
	1349	0.055		2888	0.115
	1343	0.055		2889	0.225
	1344	0.055		3003	0.21
	1754	0.01		3005	0.24
	1757	0.12		3002	0.09
	1758	0.015		3000	0.41
	1759	0.11		2999	0.02

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Osain No. 205—concl.	2998 2996 2995 2987 2986 2972 2970 2968	0.195 0.255 0.025 0.005 0.33 0.14 0.08 0.15	Bela No. 115—contd. Phingi No. 116 . .	166 164 165 179 182 181 102 478 476 473 475 474 488 490 497 495 498 494 528 536 537 538 539 541 550 548 553 554 555 558 557 556 568 571 572 574 604 603 595 594 593 592 591 642 641 640 649 652	0.01 0.285 0.09 0.105 0.23 0.11 0.002 0.43 0.10 0.07 0.125 0.005 0.115 0.27 0.02 0.15 0.485 0.07 0.50 0.05 0.09 0.155 0.355 0.14 0.14 0.16 0.14 0.06 0.07 0.002 0.008 0.16 0.26 0.02 0.02 0.47 0.03 0.06 0.05 0.045 0.18 0.19 0.002 0.26 0.15 0.59 0.035
Hirdepur No. 114 . .	127 130 129 132 131 270 273 274 279 278 277 275 276 288 289 286 283 290 292 291 294 272	0.37 0.06 0.17 0.025 0.225 0.20 0.21 0.21 0.002 0.005 0.08 0.01 0.025 0.18 0.165 0.045 0.04 0.035 0.32 0.02 0.03 0.003			
Bela No. 115 . .	193 191 192 188 191 91 92 94 153 154 159 158 160 157 161 167	0.03 0.105 0.105 0.045 0.075 0.385 0.12 0.18 0.02 0.18 0.06 0.035 0.14 0.07 0.268 0.01			

[No. 31(47)/63-ONG 2.]

S.O. 2714.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State to Kanpur in Uttar Pradesh State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land described in the Schedule annexed hereto.

2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.

3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the

Competent Authority—Special Land Acquisition Officer, C/o Indian Refineries Limited, P.O. Hathidah, District Patna. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

State—BIHAR

District—PATNA

Thana-MANER

Village with thara No. (Plot No.)	Survey No. (Plot No.)	Extent in acre	Village with thara No. (Plot No.)	Survey No. (Plot No.)	Extent in acre
Pareo No. 41 . . .	743	0.22	Pali No. 42—contd.	652	0.02
	696	0.39		653	0.33
	697	0.17		686	0.015
	731	0.04		683	0.01
	730	0.02		672	0.16
	722	0.16		682	0.015
	721	0.12		674	0.03
	698	0.02		673	0.14
	723	0.01		671	0.005
	720	0.06		670	0.07
	718	0.09		668	C.09
	717	0.05		667	0.135
	699	0.09		675	0.04
	691	0.12		666	0.07
	690	0.005		1156	0.13
	692	0.03		1162	0.03
	680	0.07		1155	0.005
	681	0.01		1157	0.05
	682	0.03		1158	0.09
	678	C.08		1164	0.005
	670	0.07		1166	0.015
	673	0.02		1167	0.025
	675	0.02		1168	0.04
	676	0.02		1295	0.11
	671	0.18		1404	0.07
	669	0.01		1405	0.02
	672	0.15		1406	0.07
	657	0.44		1403	0.02
	656	0.08		1402	0.03
	655	0.05		1399	0.005
	653	1.26		1398	0.08
	654	0.005		1424	0.015
	648	0.02		1407	0.27
	647	0.06		1408	0.03
	646	0.20		1409	0.005
	643	0.12		1415	0.02
	644	0.38		1416	0.15
Pali No. 42 . . .	624	0.12		1417	0.035
	625	0.09		1418	0.12
	627	0.005		1419	0.13
	626	0.09		1420	0.10
	633	0.21		1421	C.11
	628	0.005		1461	0.02
	629	0.02		1458	0.005
	632	0.064		1464	0.03
	631	0.055		1463	0.03
	630	0.055		1462	0.03
	639	0.27		1468	0.15
	637	0.07		1465	0.02
	640	0.13		1466	0.025
	641	0.02		1469	0.06
	642	0.01		1470	0.11
	643	0.19		1471	0.005
	654	0.005		1474	0.09
				1475	0.09

Village with thana No.	Survey No.	Extent in acre (Plot No.)	Village with thana No.	Survey No.	Extent in acre (Plot No.)
Pali No. 42— <i>contd.</i>	1476	0.015	Dealpur Daulat No. 4— <i>contd.</i>	889	0.07
	1477	0.56		891	0.13
	1478	0.025		892	0.04
	1480	0.005		893	0.02
	1481	0.21		912	0.04
	1482	0.15	Dilawarpur No. 46	360	0.01
	1483	0.005		361	0.12
	1484	0.11		362	0.12
	1488	0.07		363	0.02
	1487	0.05		364	0.04
	1486	0.025		365	0.09
	1485	0.09		368	0.06
	1768	0.05		367	0.04
	663	0.03		369	0.03
Dealpur Daulat No. 43	995	0.15		370	0.08
	996	0.02		371	0.05
	991	0.015		372	0.09
	994	0.15		373	0.035
	992	0.02		389	0.015
	993	0.005		391	0.145
	986	0.20		392	0.09
	990	0.08		393	0.09
	989	0.02		394	0.19
	984	0.02		395	0.09
	985	0.11		398	0.175
	981	0.10		399	0.045
	980	0.015		400	0.05
	987	0.06		408	0.09
	977	0.13		409	0.01
	976	0.025		401	0.165
	885	0.24		402	0.65
	971	0.15		403	0.125
	972	0.02		404	0.11
	979	0.16		405	0.055
	978	0.17		406	0.08
	970	0.06		407	0.025
	969	0.04		570	0.015
	962	0.06		571	0.075
	966	0.08		572	0.075
	965	0.03		573	0.07
	963	0.01		574	0.07
	960	0.01		575	0.135
	961	0.14		576	0.045
	944	0.06		577	0.11
	942	0.06		578	0.04
	943	0.13		581	0.06
	945	0.02		582	0.015
	941	0.08		583	0.025
	940	0.09		584	0.025
	939	0.07		625	0.07
	937	0.14		620	0.02
	936	0.02		590	0.175
	934	0.05		591	0.025
	933	0.025		589	0.16
	935	0.07		588	0.005
	928	0.08		595	0.175
	932	0.06		596	0.115
	931	0.09		597	0.045
	930	0.09		599	0.11
	914	0.13		604	0.06
	613	0.07		603	0.03
	911	0.03		601	0.02
	890	0.02		600	0.015
	887	0.015		823	0.23
	888	0.05		824	0.07

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Dilawarpur No. 46— <i>contd.</i>	825	0.07	Raghopur No. 45— <i>contd.</i>	954	0.065
	826	0.11		953	0.11
	827	0.17		951	0.14
	828	0.08		952	0.03
	829	0.06		948	0.20
	830	0.27		947	0.005
	845	0.225		946	0.005
	850	0.065		943	0.4
	849	0.12		944	0.105
	847	0.195		945	0.18
	848	0.155		958	0.105
	846	0.035		1170	0.03
	929	0.33		1169	0.06
	923	0.035		1183	0.645
	924	0.035		1182	0.08
	925	0.04		1210	0.11
	927	0.055		1208	0.09
	928	0.01		1209	0.04
	934	0.04		1211	0.155
	930	0.11		1221	0.21
	931	0.07		1184	0.015
	932	0.035		1220	0.12
	2085	0.11		1218	0.005
	939	0.12		1223	0.075
	1037	0.13		1230	0.045
	1038	0.13		1226	0.07
	1039	0.005		1227	0.125
	1036	0.02		1219	0.43
	1034	0.105		1229	0.10
	1035	0.275		1231	0.145
	1028	0.08		1232	0.045
	1030	0.12		1168	0.07
	1033	0.07		900	0.02
	1031	0.04			
	1092	0.11	Banwaripur No. 126	446	0.11
	1097	0.11		443	0.035
	1096	0.09		442	0.05
	1095	0.11		441	0.08
	1098	0.09		439	0.01
	1094	0.015		178	0.125
	1093	0.175		180	0.03
	2026	0.165		181	0.055
	2027	0.105		183	0.11
	2028	0.09		185	0.005
	1128	0.01		184	0.14
	396	0.005		187	0.135
				198	0.07
Bihta No. 47	1610	0.15		197	0.08
	1611	0.315		188	0.02
	1612	0.305		200	0.015
	1613	0.14		201	0.03
				202	0.03
Raghopur No. 45	24	0.27		210	0.06
	23	0.19		211	0.005
	22	0.06		212	0.005
	34	0.105		213	0.05
	35	0.18		216	0.09
	48	0.20		218	0.015
	907	0.075		219	0.04
	906	0.10		227	0.06
	904	0.09		226	0.10
	903	0.085		225	0.06
	902	0.06		224	0.06
	957	0.15		234	0.005
	956	0.15		233	0.11
	955	0.09		232	0.305

Village with thana No.	Survey No.	Extent in acre (Plot No.)	Village with thana No.	Survey No.	Extent in acre (Plot No.)
Banwaripur No. 126— <i>contd.</i>	287	0.045	Banwaripur No. 126— <i>concl.</i>	1688	0.095
	288	0.25		1748	0.045
	289	0.045		1749	0.03
	292	0.04		1751	0.07
	293	0.04		1752	0.13
	295	0.035		1745	0.09
	303	0.13		1753	0.225
	304	0.02		1770	0.535
	324	0.06		1771	0.01
	323	0.165		1834	0.545
	1489	0.19		1849	0.08
	63	0.01		1851	0.05
	71	0.165		1850	0.025
	62	0.015		1857	0.025
	61	0.02		1856	0.09
	59	0.025		1861	0.12
	58	0.025		1863	0.38
	57	0.075		1829	0.035
	56	0.04		1828	0.02
	55	0.065		1826	0.025
	1490	0.015		1823	0.015
	1492	0.025		1822	0.015
	1575	0.155		1821	0.005
	1574	0.105		1899	0.005
	1573	0.02		1897	0.015
	1570	0.01		1896	0.095
	1571	0.025		1895	0.065
	1572	0.065		1892	0.10
	1538	0.075		1898	0.07
	1539	0.07		1541	0.005
	1567	0.02			
	1566	0.03	Alhanpura No. 60	1041	0.06
	1540	0.095		1042	0.04
	1565	0.08		1211	0.065
	1564	0.07		1218	0.09
	1562	0.035		1219	0.04
	1553	0.135		1217	0.12
	1552	0.06		1216	0.08
	1551	0.075		1215	0.05
	1554	0.005		1231	0.185
	1629	0.03		1233	0.07
	1630	0.055		1235	0.01
	1631	0.05		1234	0.14
	1632	0.05			

[No. 31(47)/63-ONG 3.]

S.O. 2715.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 625 dated the 13th February 1964 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that

the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

SCHEDULE

State—BIHAR

District—MONGHYR

Thara—TEGHRA

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Nurpur No. 537	77	0.002	Bihat No. 504—contd.	1807	0.03
	76	0.08		2422	0.17
	75	0.06		2423	0.01
	72	0.235		2421	0.05
	71	0.01		2420	0.10
	70	0.08		2419	0.24
	67	0.135		2427	0.03
	59	0.01		2428	0.12
	68	0.04		2408	0.24
	58	0.165		2429A	0.05
	57	0.06		2429B	0.08
	110	0.002		2407	0.30
	121	0.105		2442	0.04
	122	0.01		2475	0.21
	123	0.02		2474A	0.08
	124	0.155		2474B	0.08
	132	0.02		2473	0.01
	125	0.015		2481	0.14
	126	0.01		2482	0.15
	130	0.155		2488	0.003
	131	0.01		2487A	0.085
	136	0.06		2487B	0.085
	139	0.075		2486	0.10
	138	0.05		2520	0.41
	128	0.006		2494	0.16
	147	0.03		2509	0.01
	146	0.05		2508	0.025
	144	0.01		2502	0.03
	145	0.01		2507	0.15
	148	0.055		2506	0.11
	149	0.05		2505	0.03
	150	0.03		2604	0.08
	151	0.005		2605A	0.015
	153	0.165		2609	0.07
	172	0.015		2611	0.02
	202	0.03		2610	0.04
	202	0.09		2615	0.005
	909			2622	0.04
	173	0.02		2627	0.035
	203	0.003		2626	0.30
	179	0.06		2624	0.04
	178A	0.20		2625A	0.02
	182	0.06		2625B	0.205
	1777	0.07		2636	0.13
	1779	0.17		2635	0.01
	1780B	0.125		2637	0.05
	1771	0.15		2639A	0.065
	1768	0.005		2639B	0.205
	1769	0.04		7278	0.03
	1770	0.09		7277	0.19
	1796	0.07		7280A	0.045
	1802	0.01		7280C	0.16
	1801	0.11		7274	0.004
	1808	0.14		7273A	0.19
	1806	0.005		7270	0.02
				7269	0.10

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
	7262	0 05		7256	0 02
	7254	0 05		7257	0 06
	7255	0 13		7258	0 18

[No. 31/47/63-ONG 4.]

New Delhi, the 25th July 1964

S.O. 2716.—Whereas by a notification of the Government of India in the Ministry of Mines and Fuel S.O. No. 3161 dated the 31st October, 1963 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

SCHEDULE

State—UTTAR PRADESH

District—FATEHPUR.

Tahsil—FATEHPUR.

Village	Survey No.	Extent	Village	Survey No.	Extent
		B.B.B.			B.B.B.
1. Jhaupur . .	6	0 5 0	2. Khambha Pur—contd.	216	0 3 0
	7	0 11 0		223	0 7 0
	176	0 1 10		224	0 0 10
	177	1 3 5		227	0 15 0
	182	0 11 0		228	0 3 0
	183	1 17 0		229	0 8 0
				237	0 15 0
2. Khambha Pur . .	7	0 9 0		239	0 2 0
	8	0 2 0			
	23	0 16 0	3. Shadipur Khurd .	177	0 1 10
	27	1 12 0		183	2 7 0
	30	0 1 0		186	0 4 0
	31	0 12 0		189	0 11 0
	34	0 13 0		190	0 7 0
	35	0 9 5		191	0 0 5
	65	0 2 0		192	0 1 0
	210	0 4 0		193	0 5 0
	212	0 11 0		203	0 2 0
	213	0 3 0		204	0 1 10
	215	0 0 10			

[No. 31/50/63-ONG-J.]

S.O. 2717.—Whereas by a notification of the Government of India in the Ministry of Mines and Fuel S.O. No. 3289 dated the 12th November, 1963 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

SCHEDULE

State—UTTAR PRADESH District—ALLAHABAD Tahsil—SIRATHU.

Village	Survey No.	Extent	Village	Survey No.	Extent
B.B.B.			B.B.B.		
I. Sirathu . . .	846	1 0 0	I. Sirathu— <i>contd.</i>	1415	0 3 10
	847	1 3 10		1416/2	0 3 10
	8-8	0 0 10		1440	0 11 0
	989	0 0 5		1446	0 6 0
	990	0 1 5		1447	0 7 0
	991	0 4 10		1448	0 5 0
	1050	0 0 5		1449	0 4 0
	1052	0 0 15		1473/2	0 8 10
	1053/1	0 0 10		1476	0 3 10
	1057	0 2 0		1477	0 2 0
	1320	0 3 0		1478	0 2 0
	1321	0 2 10		1480	0 2 10
	1322	0 15 10		1481	0 0 15
	1332/2	0 3 10		3294	0 0 10
	1343	0 12 0		3295	0 6 0
	1346/2	0 4 10		3296	0 0 5
	1347	0 8 10		3297	0 0 5
	1348	0 6 0		3300	0 5 0
	1355	0 0 5		3301	0 1 10
	1356	0 0 10		3302	0 4 0
	1357	0 4 10		3303	0 3 0
	1362/1	0 0 10		3304	0 7 0
	1363	0 11 0		3307	0 3 0
	1364	0 4 0		3308	0 1 0
	1365/2	0 3 0		3309	0 2 10
	1366	0 4 0		3345	0 9 0
	1368	0 7 0		3356	0 0 5
	1369	0 2 10		3357	0 7 10
	1371	0 5 0		3380/2	0 4 0
	1378	0 3 10		3381	0 4 0
	1405	0 9 10		3387	0 0 10
	1412	0 4 0		3388/2	0 1 0
	1413	0 0 10		3397	0 1 0
	1414/1	0 3 0			

S.O. 2718.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 558 dated the 6th February, 1964 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

SCHEDULE

State—UTTAR PRADESH District—ALLAHABAD Tahsil—CHAIL.

Village	Survey No.	Extent B.B.B.	Village	Survey No.	Extent B.B.B.
1. Bamhrauli Uperhar	1203 M 1217 M 1217 M 1218 M 1218 M 1218 M 1219 M 1220 M 1220 M 1229 M 1230 M 1237 M 1238 M 1258 M	o 14 0 o 0 5 o 1 5 o 0 6 o 4 16 o 4 8 o 3 10 o 7 0 o 1 0 o 7 0 o 2 10 o 0 5 o 17 0 o 6 0	2. Sayyad Sarawan— contd.	2134 M 2134 M 2135 M 2154 M 2155 M 2156 M 2157 M 2161 M 2162 M 2169 M 2170 M 2170 M 2172 M 2172 M 2173 M 2174 M	o 0 5 o 6 15 o 0 5 o 3 10 o 7 0 o 4 10 o 5 0 o 0 10 o 0 5 o 4 10 o 4 10 o 2 0 o 4 0 o 2 0 o 7 0 o 2 0
2. Sayyad Sarawan	2021 M 2022 M 2022 M 2023 M 2023 M 2023 M 2024 M 2024 M 2120 M 2120 M 2120 M 2121 M 2121 M 2121 M 2123 M 2123 M 2123 M 2124 M 2125 M 2131 M 2133 M 2134 M	o 1 0 o 0 5 o 0 15 o 0 5 o 10 10 o 0 10 o 5 17 o 2 3 o 7 10 o 1 10 o 2 0 o 3 10 o 2 10 o 4 0 o 6 5 o 0 5 o 0 10 o 6 10 o 10 10 o 7 10 o 7 15 o 0 10		2248 M 2249 M 2249 M 2259 M 2261 M 2262 M 2275 M 2273 M 2277 M 2278 M 2288 M 2289 M 2290/1 M 2290/2 M 2290/3 M 2303 M 2306 M 2307 M 2308 M 2341 M 2342 M 2343 M	o 0 5 o 0 10 o 4 0 o 0 5 o 9 10 o 0 5 o 3 10 o 9 10 o 10 5 o 7 5 o 1 15 o 4 0 o 3 0 o 0 10 o 0 5 o 9 0 o 9 0 o 0 5 o 2 10 o 4 10 o 7 0 o 6 0

Village	Survey No.	Extent	Village	Survey No.	Extent		
B.B.B.					B.B.B.		
2. Saiyad Sarawan —Contd.	2345 M	0 1 5	2. Saiyad Sarawan —contd.	3428 M	0 19 16		
	2346 M	0 5 0		3429 M	0 0 5		
	2347 M	0 7 10		3436 M	0 1 0		
	2348 M	0 5 10		3437 M	0 3 0		
	2359 M	0 0 5		3438 M	0 9 0		
	2362 M	0 7 10		3439 M	0 3 10		
	2363 M	0 6 0		3440 M	0 2 0		
	2364 M	0 8 5	3. Pansoor . . .				
	2880 M	0 0 5		179 M	0 4 10		
	2881 M	0 8 10		180 M	0 3 10		
	2882 M	0 4 10		181 M	0 1 0		
	2883 M	0 3 0		183 M	0 2 10		
	2887 M	0 0 5		183 M	0 0 10		
	2888 M	0 2 0		184 M	0 2 0		
	2914 M	0 1 0		184 M	0 9 0		
	2936 M	0 2 10		185 M	0 11 10		
	2937 M	0 1 0		186 M	0 11 0		
	2939 M	0 3 0		188 M	0 3 0		
	2940 M	0 7 0		189 M	0 3 0		
	2944/1 M	0 0 15		189 M	0 1 10		
	2944/2 M	0 1 5		190 M	0 2 0		
	3250 M	0 5 0		190 M	0 5 0		
	3253 M	0 5 0		191 M	0 2 10		
	3275 M	0 2 0		193 M	0 0 10		
	3276 M	0 1 0		194 M	0 4 10		
	3279 M	0 1 0		194 M	0 1 0		
	3280 M	0 5 10		195 M	0 6 0		
	3284 M	0 2 0		198 M	0 2 10		
	3285 M	0 2 10		198 M	0 10 10		
	3286 M	0 3 0		199 M	0 12 0		
	3286 M	0 1 10		200 M	0 1 0		
	3286 M	0 4 10		201 M	0 4 10		
	3287 M	0 2 0		202 M	0 6 0		
	3304/3 M	0 1 10		306 M	0 3 0		
	3308 M	0 3 0		306 M	0 1 15		
	3309 M	0 2 15		308 M	0 0 15		
	3309 M	0 1 10		309 M	0 8 0		
	3312 M	0 1 0		310 M	0 2 10		
	3312 M	0 2 0		327 M	0 1 0		
	3312 M	0 3 0		328 M	0 7 15		
	3313 M	0 1 0		329 M	0 5 0		
	3318 M	0 2 0		332 M	0 8 0		
	3219 M	0 4 10		333 M	0 3 10		
	3321 M	0 6 0	4. Malak Nagar . . .				
	3334 M	0 1 10		44 M	0 6 0		
	3342 M	0 7 0		45 M	0 9 0		
	3342 M	0 1 0		47 BM	0 16 0		
	3344 M	0 8 0		47 M	1 5 0		
	3345 M	0 7 0		50 M	0 5 0		
	3348 M	0 0 5		51 M	0 0 5		
	3349 M	0 9 10		54 M	0 2 15		
	3357 M	0 2 10		56 M	0 11 0		
	3407 M	0 4 0		57 M	0 4 0		
	3414 M	0 4 10		58 M	0 2 10		
	3415 M	0 5 10		61 M	0 4 5		
	3416 M	0 2 0		63 M	0 5 10		
	3420 M	0 10 0		65 M	0 8 0		
	3421 M	0 4 0		66 M	0 2 10		
	3422 M	0 1 0		67 M	0 0 5		
	3423 M	0 9 0		68 M	0 3 0		
	3424 M	0 4 0		69 M	0 10 0		
	3425 M	0 4 10		70 M	0 2 0		
	3426 M	0 3 15	5. Mubarakpur Kotwa. . .				
	3427 M	0 0 10		289 M	0 7 15		
	3428 M	0 0 4					

Village	Survey No.	Extent	Village	Survey No.	Extent
		B.B.B.			B.B.B.
6. Parsara . . .	1045 M	o o 5	6. Parsara—contd.	1070 M	o 3 10
	1046 M	o 4 10		1070 M	o 3 10
	1051 M	o o 5		1071 M	o 1 o
	1052 M	o 9 5		1072 M	o 4 o
	1054 M	o o 5		1087 M	o 10 5
	1057 M	o 6 10		1089 M	o 9 5
	1058 M	o 5 o		1090 M	o 1 15
	1059 M	o 1 o		1091 M	o 1 10
	1060 M	o 8 5		1092 M	o 5 o
	1061 M	o 5 o		1097 M	o o 10
	1069 M	o 1 o		1098 M	o 3 5

[No. 31/50/63-ONG-3.]

S.O. 2719.—Whereas by a notification of the Government of India in the Ministry of Mines and Fuel S.O. No. 2386 dated the 9th August, 1963 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

SCHEDULE

State : UTTAR PRADESH

Tahsil : ZAMANIA

District : GHAZIPUR

Village	Survey No.	Extent	Village	Survey No.	Extent
		B.B.B.			B.B.B.
1. Magarkhai	27	o 2 o	1. Magarkhai—contd.	64	o o 10
	28	o 4 o		65	o 7 10
	29	o 3 o		67	o 3 o
	30	o 1 o		68	o 1 10
	31	o 7 o		69	o o 10
	32	o 6 o		78	o 2 o
	33	o 2 o		79	o o 10
	34	o 6 o		81	o 9 o
	35	o 3 o		103	o 3 o
	36	o 2 o		112	o 3 o
	39	o o 10		113	o 1 10
	40	o 1 o		114	o 2 o
	41	o 2 o		115	o 3 o
	42	o 2 o		116	o 3 o
	43	o 4 o		117	o 1 10
	60	o 1 o		118	o 2 10
	61	o 1 o		119	o 7 o
	62	o 1 o		120	o 4 3
	63	o o 19		121	o 2 o

Village	Survey No.	Extent	Village	Survey No.	Extent
		B. B. B.			B.B.B.
i. Magarkhai—contd.	122	o 2 10	i. Magark	—contd.	198
	126	o 2 10		199/1	o 4 0
	128	o 2 0		200	o 2 2
	130	o 1 10		202/1	o 9 0
	131	o 0 10		202/3	o 1 0
	132	o 3 10		203/1	o 5 15
	196	o 1 15		276/1	o 2 10
	197	o 4 0		296/1	o 12 0
					o 11 0

[No. 31/50/63-ONG-4.]

S.O. 2720.—Whereas by a notification of the Government of India in the Ministry of Mines and Fuel S.O. No. 2385 dated the 9th August, 1963 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

SCHEDULE

State : UTTAR PRADESH

Tahsil : CHANDAULI

Distt : VARANASI

Village	Survey No.	Extent Acre Decimal	Village	Survey No.	Extent Acre Decimal
		B.B.B.			B.B.B.
i. Kodh Kalan	218	o 04	i. Kodh Kalan—contd.	349	o 02
	229/5	o 07		352	o 03
	229/6	o 07		357	o 10
	236/5	o 14		358	o 22
	243/2	o 16		263/374	o 05
	244	o 05			
	245	o 04	2. Amogh Pur	27/32	o 09
	247	o 04		27/33/1	o 15
	259/1	o 02		38	o 06
	259/4	o 03		39	o 11
	259/13	o 04		40	o 12
	338/1	o 02		41	o 14
	339	o 10		42	o 50
	340/1	o 02		57/1	o 06
	340/3	o 01		60/2	o 03
	340/4	o 15		60/3	o 05
	345/1	o 24		60/4	o 05
	345/2	o 09		60/5	o 05
	346	o 02		60/6	o 06
	348	o 09		60/7	o 04
	359	o 04		83	o 03

Village	Survey No.	Extent Acre Decimal	Village	Survey No.	Extent Acre Decimal
2. Amogh Pur (contd)	126 149 126 19	0 14 0 01	3. Mawai Khurd (contd)	54 1 54/20 140 143/3 145 1M 145 2 146 147 148 154 155 1 155 4 155 5 156 167/5 226 227 228	0 05 0 05 0 17 0 15 0 27 0 13 0 12 0 13 0 06 0 05 0 06 0 10 0 03 0 26 0 14 0 05 0 17 0 16
3. Mawai Khurd	1/12 1/43 1/46 15 16 21 24 25/1/1 25/1/2 26 34 35 38 39	0 07 0 07 0 19 0 36 0 14 0 01 0 41 0 10 0 15 0 21 0 14 0 25 0 29 0 17			

[No. 31/50/63-ONG-5.]

S.O. 2721.—Whereas by a notification of the Government of India in the Ministry of Mines and Fuel S.O. No. 2502 dated the 22nd August, 1963 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Re-refineries Limited free from all encumbrances.

SCHEDULE

State—UPTAR PRADESHI

District—MIRZAPUR

Tahsil—MIRZAPUR

Village	Survey No.	Extent. Acre Decimal	Village	Survey No.	Extent Acre Decimal
1. Bathuwa	110 135 134 137 138 139 145 146 147 148 166/1 166/3	B. B. B. 0 5 10 0 10 0 0 2 10 0 0 5 0 5 0 0 2 10 0 1 0 0 1 15 0 2 0 0 1 10 0 6 0 0 1 0	1. Bathuwa (contd.)	167 168/1 169/3 173/1 220/2 221/2 222 223 229 230 231 232	B. B. B. 0 1 10 0 3 0 0 3 10 0 2 10 0 5 0 0 5 0 0 2 10 0 1 5 0 0 5 0 0 5 0 3 0 0 3 0

Village	Survey No.	Extent	Village	Survey No.	Extent
		B. B. B.			B. B. B.
i. Bathuwa— <i>contd.</i>	432	o 2 10	i. Bathuwa— <i>contd.</i>	488	o 5 o
	436	o 1 10		489/1	o 2 o
	437/2	o 2 10		489/2	o 3 15
	438	o 7 o		490	o 6 15
	439/1	o 5 10		491	o 7 o
	455	o 6 o		492	o 3 10
	462	o 2 5		500	o 1 o
	463	o 6 5		531	o 2 5
	464	o 3 o		532	o 0 15
	465	o 3 10		533/2	o o 10

[No. 31/59/63-ONG.6.]

S.O. 2722.—Whereas by a notification of the Government of India in the Ministry of Mines and Fuel S.O. No. 2923 dated the 30th September, 1963 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And, whereas the competent authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And, whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

SCHEDULE

State—BIHAR

District—MONGHYR

Thane—LAKHISARAI

Village with thana No.	Survey No. (Plot No.)	Extent in acre	Village with thana No.	Survey No. (Plot No.)	Extent in acre
Barhia English No. 137	17	0.11	Juas No. 136— <i>contd.</i>	493	0.11
	6	0.11		491	0.01
	7	0.01		492	0.23
Juas No. 136	444	0.08		490	0.06
	494	0.01		489	0.17

[No. 31/47/63-ONG.]

New Delhi, the 29th July 1964

S.O. 2723.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State and Kanpur in Uttar Pradesh State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such a pipeline, it is necessary to acquire the right of user in the land described in the Schedule annexed hereto:

2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.

3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the competent authority at 7/166 Swarup Nagar, Kanpur. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

State—Uttar Pradesh	District—Allahabad			Tahsil—Chail.	
Village	Survey No.	Extent B.B.B.	Village	Survey No.	Extent B.B.B.
I. Saiyad Sarawan . . .	3304/3M 3308M 3312 M 3312M	o o 10 o o 15 o 1 0 o o 10		3321M	o 1 0
			2. Pansoor . . .	310M	o 1 5

[31/50/63-ONG-6.]

S.O. 2724.—Whereas by a notification of the Government of India in the Ministry of Mines and Fuel S.O. No. 3288, dated 12th November, 1963 and Ministry of Petroleum and Chemicals S.O. No. 3585, dated 20th December, 1963 under sub-section (1) of Section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the Schedule appended to that notification for the purpose of laying pipelines;

And whereas the competent authority has, under sub-section (i) of section 6 of the said Act, submitted report to the Government;

And whereas, the Central Government has, after considering the said report, decided to acquire the right of user in the lands specified in the Schedule appended to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (i) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the Schedule appended to this notification is hereby acquired for laying the pipelines and in exercise of the powers conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands, shall instead of vesting in the Central Government, vest on the date of the publication of this declaration in the Indian Refineries Limited free from all encumbrances.

SCHEDULE

State—Uttar Pradesh	District—Allahabad			Tahsil—Karchhana.	
Village	Survey No.	Extent B.B.B.	Village	Survey No.	Extent B.B.B.
I. Kachri . . .	133 134 135/2 136/1 138 142 158 159 161 190 191 195 196 201/1 201/2	o 7 5 o 4 0 o 9 10 o 4 0 o 0 5 o 0 5 o 2 0 o 8 0 o 7 10 o 0 10 o 4 10 o 3 15 o 3 10 o 3 5 o 3 5		202/1 202/2 203 204 225/7 229 230 232/1 232/2 235 239/2 240/1 240/2 242/1 242/2	o o 10 o 7 0 o 4 0 o 0 10 o 0 15 o 1 5 o 6 5 o 4 0 o 4 5 o 8 10 o 0 5 o 2 10 o 2 10 o 2 10 o 2 0

Village	Survey No.	Extent B.B.B.	Village	Survey No.	Extent B.B.B.
I. Kachri—contd.			I. Kachri—contd.		
243	o 2 0		253/2	o o 5	
244/1	o 2 15		254/1	o 1 5	
244/2	o 2 5				
245/1	o 2 10				
246	o 3 5				
247	o 2 10			17	o 14 10
250	o 4 15			19	o 15 10
251/2	o 4 15			177	o 7 5
				180	o 6 10

[No. 31(50)/63-ONG-7.]

CORRIGENDA

New Delhi, the 29th July 1964

S.O. 2725.—In the Schedule to the notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 1988, dated the 27th May, 1964 published in the Gazette of India, Part II, Section 3, Sub-section (ii), dated the 6th June, 1964 at page 2387 for "Survey No. 262/1" read "Survey No. 262/2/1 of Village Deoria".

[No. 31/50/64-ONG.]

S.O. 2726.—In the Schedule to the notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 1817, dated the 18th May, 1964 published in the Gazette of India, Part II, Section 3, Sub-section (ii), dated the 30th May, 1964 at page 2191 for "Survey No. 2540" read "Survey No. 2546" of village Dildarnagar.

[No. 31/50/63-ONG-II.]

S.O. 2727.—In the Schedule to the notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 1602, dated the 29th April, 1964 published in the Gazette of India Part II, Section 3, Sub-Section (ii), dated the 9th May 1964;

- (i) for "Survey No. 1059 of village Emilia Kalan" read "Survey No. 1069"
- (ii) for "Survey No. 589 of village Urwa" read "Survey No. 509".

[No. 31/50/63-ONG-III.]

S.O. 2728.—In the Government of India, Ministry of Petroleum and Chemicals S.O. No. 1819, dated the 18th May, 1964 published in the Gazette of India Part II, Section 3 Sub-section (ii), dated the 30th May, 1964 at page 2192 for "B-B-B" read "B-B-B" against Survey No. 156 of Village Uchti.

0-6-0

[No. 31/50/63-ONG-IV.]

S.O. 2729.—In the Schedule to the notification of the Government of India in the Ministry of Petroleum and Chemicals S.O. No. 1806, dated the 18th May 1964 published in the Gazette of India Part II, section 3, sub-section (ii), dated the 30th May, 1964.

(1) At page 2178

- (i) for "Survey No. 1569/2" read "Survey No. 1669/2" of village Naogavan.
- (ii) for "B-B-B" read "B-B-B" against Survey No. 1967 of village Karbigvan.

0-8-1

0-8-0

(2) At page 2181

- (i) for "B-B-B" read "B-B-B" against Survey No. 88 of village Baradari.

0-8-15

0-8-16

(ii) (a) for "Survey No. 45" read "Survey No. 47" of village Tilsahri Khurd.

(3) At page 2182

for 'B-B-B and B-B-B' read B-B-B and B.B.B." against Survey Nos. 1026 and 1054 respectively of Tilsahri Khurd.

(4) At page 2183

(i) for "B-B-B" read B-B-B" against Survey No. 176 of village Jarkalan.

(ii) for "Survey No. 655/2" read "Survey No. 653/2" of village Sangaon.

[No. 31(50)/63-ONG-V.]

New Delhi, the 3rd August 1964

S.O. 2730.—In the schedule to the notification of the Government of India in the Ministry of Petroleum and Chemicals, S.O. No. 2132, dated the 5th June, 1964 published in the Gazette of India, Part II, Section 3, Sub-section (ii), dated the 20th June, 1964.

At page 2526 for "B-B-B" read B-B-B" against Survey No. 880 of village Sirathu.

[No. 31(50)/63-ONG.]

ERRATA

New Delhi, the 3rd August 1964

S.O. 2731.—In the schedule to the notification of the Government of India in the Ministry of Petroleum and Chemicals, S.O. No. 2332, dated 29th June, 1964, published in the Gazette of India, Part II, Section 3, Sub-section (ii), dated the 4th July, 1964.

read extent 0.004 acres

for extent 0.000 acres against Plot No. 152 of village Ammanarbirpur T. No. 146.

[No. 31/47/63-ONG (i).]

S.O. 2732.—In the schedule to the notification of the Government of India in the Ministry of Petroleum and Chemicals, S.O. No. 2333, dated the 29th June, 1964 published in the Gazette of India, Part II, Section 3, Sub-section (ii), dated the 4th July, 1964.

read extent "0.135 acre"

for extent "0.35 acre" against Survey No. 214 of village Raghunathpur T. No. 258.

[No. 31/47/63-ONG (ii).]

S.O. 2733.—In the schedule to the notification of the Government of India in the Ministry of Petroleum and Chemicals, S.O. 989, dated the 10th March, 1964 published in the Gazette of India Part II Section 3 Sub-section (ii), dated the 21st March, 1964.

read extent "0.27" acres

for extent "9.27" acres against Survey No. 2425 of village Baruna T. No. 402.

[No. 31/47/63-ONG (iii).]

S.O. 2734.—In the Schedule to notification of the Government of India in the Ministry of Petroleum and Chemicals, S.O. No. 2407, dated the 3rd July, 1964 published in the Gazette of India, Part II, Section 3, Sub-section (ii), dated the 11th July, 1964 read Survey Plot No. 5073 extent 0.11 acre instead of 0.1 acre in village Birhana T. N. 70 Thana Barh District Patna in the State of Bihar.

[No. 31(47)/63-ONG (iv).]

S.O. 2735.—In the Schedule to the notification of the Government of India in the Ministry of Petroleum and Chemicals, S.O. No. 989, dated the 10th March, 1964 published in the Gazette of India, Part II, Section 3, Sub-section (ii), dated the 21st March 1964 read Plot No. 257 with extent of 0.15 acre instead of Plot No. 252 with extent No. 0.15 acre in village Rahasichak T. No. 282 Thana Buxar, District Shahabad—State Bihar.

[No. 31(47)/64-ONG (v).]

P. P. GUPTA, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

(Indian Council of Agricultural Research)

New Delhi, the 3rd August 1964

S.O. 2736.—Under Section 4(v) of the Indian Cotton Cess Act, 1923 (14 of 1923), the Central Government are pleased to appoint Shri G. R. Govindarajulu, Managing Agent, Coimbatore Pioneer Mills Ltd., Peelamedu (Madras), as member of the Indian Central Cotton Committee, Bombay upto 31st March, 1967 to represent the Cotton Manufacturing or Cotton Ginning Industry in Madras State.

[No. 1(11)/64-Com.III.]

N. K. DUTTA, Under Secy.

MINISTRY OF STEEL & MINES

(Department of Mines and Metals)

New Delhi, the 31st July 1964

S.O. 2737.—In exercise of the powers conferred by sub-section (1) of section 15 of the Coal Mines (Conservation and Safety) Act, 1952 (12 of 1952), read with rule 21 of the Coal Mines (Conservation and Safety) Rules, 1954, the Central Government hereby appoints as members of the Advisory Committee on Stowing, Mr. W. S. M. Turner, Vice-Chairman of the Indian Mining Association vice Mr. R. H. Wright and Shri S. C. Dey vice Shri K. S. R. Chari, and makes the following amendments in the notification of the Government of India in the late Ministry of Steel, Mines and Heavy Engineering (Department of Mines and Metals) No. S.O. 37, dated the 27th December, 1963, namely:—

In the said notification, in the second column—

(i) against item number 4, for the existing entry, the following shall be substituted, namely:—

“Mr. W. S. M. Turner, Vice-Chairman of the Indian Mining Association;”

(ii) against item number 8, for the existing entry, the following shall be substituted, namely:—

“Shri S. C. Dey, Director of Planning, National Coal Development Corporation Limited.”

[No. C5-4(3)/64.]

K. SUBRAHMANYAN, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 1st August 1964

S.O. 2738.—In exercise of the powers conferred by sub-section (2) of Section 5 of the Cinematograph Act, 1952, the Central Government has been pleased to appoint Shri B. P. Mathur, Deputy Principal Information Officer, Calcutta, to hold charge of the post of Regional Officer, Central Board of Film Censors, Calcutta, in addition to his own duties with effect from 26th May, 1964 vice

Shri B. K. Nundee, Regional Officer, Central Board of Film Censors on leave till further orders.

[No. F. 2/8/64-FC.]

R. B. SINHA, Under Secy.

MINISTRY OF INDUSTRY

(Indian Standards Institution)

New Delhi, the 27th July 1964

S.O. 2739.—In licence No. CM/L-491 dated 26 December 1962 held by M/s. Ganapathy Engineering Manufacturers Private Ltd., Coimbatore, the details of which are given in the notification published under S.O. 609 in the Gazette of India, Part II, Sub-section 3(ii) dated 22 February 1964, an additional type namely, Metal Clad Switches, 60 amp, 500 Volts Grade has been included.

[No. MD/12:776.]

New Delhi, the 30th July 1964

S.O. 2740.—In licence No. CM/L-463 dated 11 October 1962 held by M/s. Basant Pran & Company, Howrah the details of which are given in the notification published under S.O. 3229 in the Gazette of India, Part II, Sub-section 3(ii) dated 23 November 1963, an additional type namely, Metal Clad Switches, 100 amp 500 Volts Grade has been included.

[No. MD/12:753.]

New Delhi, the 31st July 1964

S. O. 2741—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955, as amended in 1962, the Indian Standards Institution hereby notifies that the Standard Mark, design of which together with the verbal description of the design and the title of the relevant Indian Standard is given in the Schedule hereto annexed has been specified.

This Standard Mark, for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952, as amended in 1961, and the rules and regulations framed thereunder, shall come into force with effect from 16 August 1964.

THE SCHEDULE

S.I. No.	Design of the Standard Mark	Product/Class of Products to which applicable	No. & Title of Relevant Indian Standard	Verbal descriptions of the design of the Standard Mark
(1)	(2)	(3)	(4)	(5)
1		Porcelain Insulators for Overhead Power Lines (3.3kV and above)	IS : 731-1963 Specification for Porcelain Insulators for Overhead Power Lines (3.3 kV and above) (Revised)	The monogram of the Indian Standards Institution consisting of letters, ISI, drawn in the exact style and relative proportions as indicated in Col (2), the number designation of the Indian Standard being superscribed on the top side of the monogram as indicated in the design.

[No. MD/17:2]

S.O. 2742.—In pursuance of sub-regulation (1) of regulation 5 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961, 1962 and 1964, the Indian Standards Institution hereby notifies that the Indian Standard, particulars of which are given in the Schedule hereto annexed, has been cancelled.

THE SCHEDULE

Sl. No.	No. and Title of the Indian Standard cancelled	No. and date of the Gazette Notification in which establishment of the Indian Standard was notified
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IS : 497-1953 Specification for Tensile Testing of Metals (Non-Ferrous)	S. R. O. 658 dated 26 March 1955 published in the Gazette of India, Part II, Section 3 dated 26 March 1955.
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[No. MD/13: 7]

S.O. 2743.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961, 1962 and 1964, the Indian Standards Institution hereby notifies that the marking fee per unit for Porcelain Insulators for Overhead Power Lines (3·3 kV and above), details of which are given in the Schedule hereto annexed, has been determined and the fee shall come into force with effect from 16 August 1964.

THE SCHEDULE

Sl. No.	Product/ Class of Products	No. and title of relevant Indian Standard	Unit	Marking Fee per Unit
(1)	(2)	(3)	(4)	(5)
1.	Porcelain Insulators for Overhead Power Lines (3·3)kV and above)	IS : 731-1963 Specification for Porcelain Insulators for Overhead Power Lines (3·3 KV) and above (Revised)	One Piece	2 Paise

[No. MD/18:2]

ERRATA

S.O. 2744.—In the Ministry of Industry (Indian Standards Institution) Notifications, dated 4 June, 1964, published in the Gazette of India, Part II, Section 3, Sub-section (ii), dated 20th June, 1964, the following corrections may be made:

(a) S.O. 2172

Page 2586, S. No. 29, Col. 5 for 'Pioneer' read 'Power'

(b) S.O. 2173

Page 2587, S. No. 3, Col. 6 for 'L. 11 KV.' read '1:1KV'.

S. K. SEN,

Head of the Certification Marks Deptt.